TITLE 1 **ADMINISTRATIVE**

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CHAPTER 1-01 OFFICIAL CITY CODE

SECTIONS:

TITLE:	1-01-001-0001
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SECTION 1-01-001-0001 TITLE:

Upon adoption by the City Council, this City Code is hereby declared to be and shall hereafter constitute the official City Code of the City of Flagstaff, pursuant to Article VII, Section 15 of the Flagstaff Council-Manager Charter. This City Code of ordinances shall be known and cited as the Flagstaff City Code, and it is hereby published by authority of the City Council and shall be kept up to date as provided in Section 1-01-001-0003 hereof. Any reference to the number of any section contained herein shall be understood to refer to the position of the safe number, its appropriate Chapter and Title heading and to the general penalty clause relating thereto, as well as to the section itself, when reference is made to this City Code by title in any legal document.

SECTION 1-01-001-0002 ACCEPTANCE:

This City Code, as hereby presented in printed form, shall hereafter be received without further proof in all courts and in all administrative tribunals of this State as the ordinances of the City of general and permanent effect, except the excluded ordinances enumerated in Section 1-02-001-0001 of this City Code.

SECTION 1-01-001-0003 AMENDMENTS:

Any ordinance amending this City Code shall set forth the Title, Chapter and section number of the section or sections to be amended, and this shall constitute a sufficient compliance with any statutory or Charter requirement pertaining to the amendment or revision by ordinance of any part of this City Code. All such amendments or revisions by ordinance shall be immediately forwarded to the codifiers and the said ordinance material shall be prepared for insertion in its proper place in each copy of this City Code. Each such replacement page shall be properly identified and shall be inserted in each individual copy of the City Code.

SECTION 1-01-001-0004 INTERPRETATIONS:

In the determination of the provisions of each section of this Code, the following rules shall be observed:

A. Intent to Defraud: Whenever an intent to defraud is required in order to constitute an offense, it shall be sufficient if an intent appears to defraud any person.

B. Liability of Employers and Agents: When the provisions of any section of this City Code prohibits the commission of an act, not only the person actually doing the prohibited act or omitting the directed act, but also the employer and all other persons concerned with or in aiding or abetting the said person shall be guilty of the offense described and liable to the penalty set forth.

SECTION 1-01-001-0005 CODE ALTERATION:

It shall be deemed unlawful for any person to alter, change, replace or deface in any way any section or any page of this City Code in such a manner that the meaning of any phrase or order may be changed or omitted. Replacement pages shall be inserted according to the official instructions when so authorized by the City Council. The City Clerk shall see that the replacement pages are properly inserted in the official copies maintained in the office of said Clerk.

Any person having in his custody an official copy of this City Code shall make every effort to maintain said Code in an up to date and efficient manner. He shall see to the immediate insertion of new or replacement pages when such are delivered to him or made available to him through the office of the City Clerk. Said Code books, while in actual possession of officials and other interested persons, shall be and remain the property of the City and shall be returned to the office of the Clerk when directed so to do by order of the City Council.

CHAPTER 1-02 SAVING CLAUSE

SECTIONS:

1-02-001-0001	REPEAL OF GENERAL ORDINANCES
1-02-001-0002	PUBLIC UTILITY ORDINANCES:
1-02-001-0003	COURT PROCEEDINGS:
1-02-001-0004	SEVERABILITY CLAUSE:

SECTION 1-02-001-0001 REPEAL OF GENERAL ORDINANCES:

All general ordinances of the City passed prior to the adoption of this City Code are hereby repealed, except such as are referred to herein as being still in force or are by necessary implication herein reserved from repeal (subject to the saving clauses contained in the following sections), from which are excluded the following ordinances which are not hereby repealed: tax levy ordinances; appropriation ordinances; ordinances relating to boundaries and annexations; franchise ordinances and other ordinances granting special rights to persons or corporations; contract ordinances and ordinances authorizing the execution of a contract or the issuance of warrants; salary ordinances; ordinances establishing, naming or vacating streets, alleys or other public places; improvement ordinances; bond ordinances; ordinances relating to elections; ordinances relating to the transfer or acceptance of real estate by or from the City; and all special ordinances.

SECTION 1-02-001-0002 PUBLIC UTILITY ORDINANCES:

No ordinance relating to railroads or railroad crossings with streets and other public ways, or relating to the conduct, duties, service or rates of public utilities shall be repealed by virtue of the adoption of this City Code or by virtue of the preceding section, excepting as this City Code may contain provisions for such matters, in which case this City Code shall be considered as amending such ordinance or ordinances in respect to such provisions only.

SECTION 1-02-001-0003 COURT PROCEEDINGS:

No new ordinance shall be construed or held to repeal a former ordinance whether such former ordinance is expressly repealed or not, as to any offense committed against such former ordinance or as to any act done, any penalty, forfeiture or punishment so incurred, or any right accrued to claim arising under the former ordinance, or in any way whatever to affect any such offense or act so committed or so done, or any penalty, forfeiture or punishment so incurred or any right accrued or claim arising before the new ordinance takes effect, save only that the proceedings thereafter shall conform to the ordinance in force at the time of such proceedings, so far as practicable. If any penalty, forfeiture or punishment be mitigated by any provision of a new ordinance, such provision may be, by the consent of the party affected, applied to any judgment announced after the new ordinance takes effect.

This section shall extend to all repeals, either by express words or implication whether the repeal is in the ordinance making any new provisions upon the same subject or in any other ordinance.

Nothing contained in this Chapter shall be construed as abating any action now pending under or by virtue of any general ordinance of the City herein repealed, and the provisions of all general ordinances contained in this Code shall be deemed to be continuing provisions and not a new enactment of the same provision; nor shall this Chapter be deemed as discontinuing, abating, modifying or altering any penalty accrued or to accrue, or as affecting the liability of any person, firm or corporation, or as waiving any right of the City under any ordinance or provision thereof in force at the time of the adoption of this City Code.

SECTION 1-02-001-0004 SEVERABILITY CLAUSE:

If any section, subsection, subdivision, paragraph, sentence, clause or phrase of this City Code or any part thereof is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this Code, or any part thereof. The City Council hereby declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, subdivisions, paragraphs, sentences, clauses or phrases be declared unconstitutional, invalid or ineffective. (1978 Code)

CHAPTER 1-03 DEFINITIONS

SECTIONS:

1-03-001-0001	CONSTRUCTION OF WORDS:
1-03-001-0002	DEFINITIONS, GENERAL:
1-03-001-0003	CATCHLINES:

SECTION 1-03-001-0001 CONSTRUCTION OF WORDS:

Whenever any word in any section of this City Code importing the plural number is used in describing or referring to any matters, parties or persons, any single matter, party or person shall be deemed to be included, although distributive words may not have been used.

When any subject matter, party or person is referred to in this City Code by words importing the singular number only, or the masculine gender, several matters, parties or persons and females as well as males and bodies corporate shall be deemed to be included; provided, that these rules of construction shall not be applied to any section of this City Code which contains any express provision excluding such construction or where the subject matter or context may be repugnant thereto.

The word "ordinance" contained in the ordinances of the City has been changed in the content of this City Code to "Title", "Chapter", "Section" and/or "subsection" or words of like import for organizational and clarification purposes only. Such change to the City's ordinances is not meant to amend the page and effective dates of such original ordinances.

SECTION 1-03-001-0002 DEFINITIONS, GENERAL:

Whenever the following words or terms are used in this Code, they shall have the meanings herein ascribed to them, unless the context makes such meaning repugnant thereto:

AGENT: The word "agent" as used in this Code shall mean a person acting on behalf of another.

CITY: The word "City" shall mean the City of Flagstaff, County of Coconino, State of Arizona.

COUNTY: The word "County" shall mean the County of Coconino, State of Arizona.

EMPLOYEES: Whenever reference is made in this Code to a City employee by title only, this shall be construed as though followed by the words "of the City of Flagstaff".

KNOWINGLY: The word "knowingly" imports only a knowledge that the facts exist which bring the act or omission within the provisions of this Code. It does not require any knowledge of the unlawfulness of such act or omission.

LICENSE: The word "license" as used in this Code shall mean the permission granted for the carrying on of a business, profession or occupation.

MISDEMEANOR: The word "misdemeanor" shall mean any offense deemed a violation of the provisions of this Code which is a lesser offense than a felony as defined by State law, and which is within the jurisdiction of the Police Court.¹

NEGLIGENT: The word "negligent" as well as "neglect", "negligence" and "negligently" imports a want of such attention to the nature of probable consequences of the act or omission as a prudent man ordinarily bestows in acting in his own concern.

NUISANCE: The word "nuisance" shall mean anything offensive or obnoxious to the health and welfare of the inhabitants of the City; or any act or thing repugnant to, or creating a hazard to, or having a detrimental effect, on the property of another person or to the community.

OCCUPANT: The word "occupant" applied to a building or land shall include any person who occupies the whole or any part of such building or land whether alone or with others.

OFFENSE: The word "offense" shall mean any act forbidden by any provision of this Code or the omission of any act required by the provisions of this Code.

OFFICERS: Whenever reference is made in this Code to a City officer by title only, this shall be construed as though followed by the words "of the City of Flagstaff".

OPERATOR: The word "operator" as used in this Code shall mean the person who is in charge of any operation, business or profession.

ORDINANCE: When used herein shall also mean resolutions and resolutions having the effect of ordinances, where applicable or so far as practicable.

OWNER: The word "owner" applied to a building or land, shall include any part owner, joint owner, tenant in common, joint tenant or lessee of the whole or of a part of such building or land.

PERSON: The word "person" shall be deemed to include any person, firm, association or corporation or any organization of any kind.

PERSONAL PROPERTY: The term "personal property" shall include every description of money, goods, chattels, effects, evidence of rights in action and all written instruments by which any pecuniary obligation, right or title to property is created, acknowledged, transferred, increased, defeated, discharged or diminished and every right or interest therein.

RETAILER: The word "retailer" as used in this Code, unless otherwise specifically defined, shall be understood to relate to the sale of goods, merchandise, articles or things in small quantities direct to the consumer.

STATE: The word "State", unless otherwise indicated, shall mean the State of Arizona.

STREET: The word "street" shall include alleys, lanes, courts, boulevards, public squares, public places and sidewalks.

TENANT: The word "tenant" applied to a building or land shall include any person who occupies the whole or any part of such building or land whether alone or with others.

WHOLESALER: The words "wholesaler" and "wholesale dealer" as used in this Code, unless otherwise specifically defined, shall be understood to relate to the sale of goods, merchandise, articles or things in quantity to persons who purchase for the purpose of resale.

WILFULLY: The word "wilfully" when applied to the intent with which an act is done or omitted, implies simply a purpose or willingness to commit the act or make the omission referred to. It does not require any intent to violate law or to injure another, or to acquire an advantage.

WRITTEN, IN WRITING: The terms "written" or "in writing" may include printing and any other mode of representing words and letters, but when the written signature of any person is required by law to any official or public writing or bond required by law, it shall be in the proper handwriting of such person, or in case he is unable to write, by his proper mark.

¹A.R.S., Sec. 13-103

SECTION 1-03-001-0003 CATCHLINES:

The catchlines of the several sections of this City Code are intended as mere catchwords to indicate the content of the section and shall not be deemed or taken to be titles of such sections, nor be deemed to govern, limit, modify or in any manner affect the scope, meaning or intent of the provisions of any division or section hereof, nor unless expressly so provided shall they be so deemed when any of such sections, including the catchlines, are amended or reenacted. (1978 Code)

CHAPTER 1-04 GENERAL PENALTY

SECTIONS:

1-04-001-0001	GENERAL PENALTY:
1-04-001-0002	LICENSE:
1-04-001-0003	APPLICATION OF PENALTY:
1-04-001-0004	LIABILITY OF OFFICERS:

SECTION 1-04-001-0001 GENERAL PENALTY:

Unless otherwise provided or designated, any person convicted of a violation of any section of this City Code is guilty of a misdemeanor and shall be fined in a sum not to exceed two thousand five hundred dollars (\$2,500.00) for any one offense, and a person may be confined in the County jail for a period not exceeding ninety (90) days. Any violation which is continuing in nature shall constitute a separate offense on each successive date the violation continues, unless otherwise provided. (Ord. 1642, 11-7-89)

(Ord. No. 1642, Amended, 11/07/89)

SECTION 1-04-001-0002 LICENSE:

When a person is convicted of a violation of any section of this City Code, any license previously issued to him by the City may be revoked by the Council or any proper court if there be reasonable relationship between the activities licensed and the offense charged.

SECTION 1-04-001-0003 APPLICATION OF PENALTY:

The penalty provided in this Chapter shall be applicable to every section of this City Code the same as though it were a part of each and every separate section. Any person convicted of a violation of any section of this City Code where any duty is prescribed or obligation imposed, or where any act which is of a continuing nature or declared to be unlawful, shall be deemed guilty of a misdemeanor. A separate offense shall be deemed committed upon each day such duty or obligation remains unperformed or such act continues, unless otherwise specifically provided in this City Code.

In all cases where the same offense is made punishable or is created by different clauses or sections of this City Code, the prosecuting officer may elect under which to proceed but not more than one recovery shall be had against the same person for the same offense; provided, that the revocation of a license or permit shall not be considered a recovery of penalty so as to bar any other penalty being enforced.

Whenever the doing of any act or the omission to do any act constitutes a breach of any section or provision of this City Code and there shall be no fine or penalty specifically declared for such breach, the provisions of this Chapter shall apply and a separate offense shall be deemed committed upon each day during or on which a breach or violation occurs or continues.

¹A.R.S. 9-240 subsection 28(b)

SECTION 1-04-001-0004 LIABILITY OF OFFICERS:

No provision of this City Code designating the duties of any officer or employee shall be so construed as to make such officer or employee liable for any fine or penalty provided for a failure to perform such duty, unless the intention of the Council to impose such fine or penalty on such officer or employee is specifically and clearly expressed in the section creating the duty. (1978 Code)

CHAPTER 1-05 CORPORATE SEAL

SECTIONS:

1-05-001-0001 **FACSIMILE OF SEAL:**

SECTION 1-05-001-0001 FACSIMILE OF SEAL:

The facsimile of the Corporate Seal of the City of Flagstaff is as hereinafter reproduced:



CHAPTER 1-06 CORPORATE LIMITS

SECTIONS:

1-06-001-0001 CORPORATE LIMITS DESIGNATED:

SECTION 1-06-001-0001 CORPORATE LIMITS DESIGNATED:

The corporate limits of the City of Flagstaff shall be as shown and designated on the official plat on file in the office of the County Recorder of Coconino County, said plat also on file in the office of the City Clerk; and the boundaries of said corporate limits shall be as designated by that certain map on file in the office of the City Clerk and by reference made a part hereof. (Ord. 70/10; 8-24-1900; 1978 Code)

CHAPTER 1-07 MAYOR AND COUNCIL

SECTIONS:

1-07-001-0001	LEGISLATIVE POWERS:
1-07-001-0002	MEETINGS:
1-07-001-0003	DUTIES OF MAYOR:
1-07-001-0004	EMERGENCY POWERS OF MAYOR:
1-07-001-0005	SALARIES:
1-07-001-0006	FINANCIAL DISCLOSURES OF ELECTED OFFICIALS:

SECTION 1-07-001-0001 LEGISLATIVE POWERS:

All legislative powers of the City are vested in the Council and same shall be exercised by ordinance, resolution or order upon motion, recorded in the minutes of the governing body. (Ord. 70; 8-24-1900)

SECTION 1-07-001-0002 MEETINGS:

The Council shall hold its regular meetings at least once each month and all regular, special and adjourned meetings shall be held as directed by the Charter, Article II, sections 12 and 13.

SECTION 1-07-001-0003 DUTIES OF MAYOR:

The Mayor shall be the Chairman of the Council and preside over its meetings. He may make and second motions and shall have a voice and vote in all its proceedings. He shall be recognized as head of the City government for all ceremonial purposes and by the Governor for purposes of martial law and shall have executive but no regular administrative duties. (1978 Code)

SECTION 1-07-001-0004 EMERGENCY POWERS OF MAYOR:

The Mayor shall have all those powers and duties delegated to him by Title 26, Section 26-301 and the following sections relating to Disaster Preparedness, of the Arizona Revised Statutes, including but not limited to the following powers:

- A. Power to declare by proclamation an emergency or local emergency to exist as such terms are defined by A.R.S. section 26-301.
- B. Power to govern by proclamation and to impose all necessary regulations to preserve the peace and order of the City, including but not limited to:
 - 1. Imposition of curfews in all or portions of the City.
 - 2. Ordering the close of any business.
 - Closing to public access any public building, street, or other public place.

- 4. Calling upon regular or auxiliary law enforcement agencies and organizations within or without the City limits for assistance.
- C. Power to provide mutual aid to any affected area in accordance with local ordinances, resolutions, emergency plans or agreements therefor. (Ord. 1065, 9-5-78)

SECTION 1-07-001-0005 SALARIES:

- A. Effective upon the commencement of terms of office for those persons elected to the office of Mayor or Councilmember of the City of Flagstaff in City elections of 2004 and thereafter, the salary of the Mayor shall be eighteen thousand dollars (\$18,000.00) per year payable at fifteen hundred dollars (\$1500.00) per month; the salary of Councilmembers shall be twelve thousand dollars (\$12,000.00) per year payable at one thousand dollars (\$1,000.00) per month.
- В. Upon recommendation of a five-member citizen commission, the aforesaid salaries shall be reviewed and may be adjusted every other odd-numbered year (every fourth year) prior to an election year. The citizen commission shall be appointed one year, more or less, prior to the election year by the chairs of those city commissions that meet monthly and who are called together for the purpose of appointing the citizen commission by the City Manager, or his or her designee, who shall staff the meeting of the commission chairs, but shall have no vote. citizen commission shall forward its recommendation to the City Council in the same year prior to the election year and by no later than August of the same year. The City Council shall immediately consider the recommendation of the citizen commission, and may adopt an ordinance raising the salaries of the Mayor and Council which shall take effect for those persons elected to the office of Mayor and Councilmember in the next succeeding election.
- C. A like salary shall be paid to any person appointed to fill a vacancy in the office of Mayor or Councilmember for the balance of any term commencing in June, 2004, or thereafter.
- D. Any person elected or appointed to the office of Mayor or Councilmember may, prior to commencement of their duties, elect to receive a lesser salary than herein provided if the salary provided herein imposes a hardship on that person by either disqualifying that person from receiving social security, pension, or retirement benefits or payments, or the like, or reducing the amount of such benefits or payments that person would otherwise receive. The City Manager, or his or her designee, shall determine if a hardship exemption applies in the particular circumstances.
- E. In addition to the salaries above, the Mayor shall receive \$210.00 per month and Councilmembers shall receive \$150.00 per month to cover the expense of routine travel and meals. (Ord. 1733, 1-7-92). The Mayor and Councilmembers are eligible for employee and dependent health care insurance provided by the City on the same terms and conditions as any other City employee.

(Ord. 1733, 1-7-92; Ord. 2003-17, 11-4-03).

SECTION 1-07-001-0006 FINANCIAL DISCLOSURES OF ELECTED OFFICIALS:

A. Definitions:

- 1. "Compensation" means money, tangible things of value or financial benefit.
- 2. "Immediate family" means a spouse of a local public officer, and any minor child of whom he or she has legal custody.
- 3. "Local public officer" means a person holding an elective office in the City of Flagstaff.
- B. Duty to File Financial Disclosure Statement; Exceptions:
 - In addition to other statements and reports required by law, each local public officer as a matter of public record shall file with the City Clerk, on a form prescribed by said City Clerk, a verified statement disclosing:¹
 - a. His or her name, the name of each member of his or her immediate family, and all names under which they do business.
 - b. An identification of each employer and of each other source of compensation amounting to more than one thousand dollars (\$1,000.00) annually received by the local public officer and his or her immediate family in their own names, or by any other person for the use or benefit of the local public officer and his or her immediate family and a brief description of the nature of the services for which the compensation was received, except that this paragraph shall not be construed to require the disclosure of information that may be privileged by law, nor the disclosure of individual items of compensation that constitute a portion of the gross income of the business or profession from which the local public officer and his or her immediate family derive compensation.
 - c. The name of every corporation, trust, business trust, partnership, or association in which the local public officer and his or her immediate family, or any other person for the use or benefit of the local public officer and his or her immediate family have an investment or holdings of over one thousand dollars (\$1,000.00) at the fair market value as of the date of the statement, or in which the local public officer or his or her immediate family hold any office, or have a fiduciary relationship, together with the description of the investment, office or relationship, except that this paragraph does not require disclosure of the name of any bank or other financial institution with which the local public officer or member of his or her immediate family has a deposit or withdrawal share account.
 - d. All real property interests located within the limits of the City, including street address, specific location and approximate size or legal description, to which either the

local public officer or his or her immediate family hold legal title, or beneficial interest in, excluding his or her residence and property used primarily for personal recreation by the local public officer and his or her immediate family.

- e. The names of all persons to whom the local public officer and his or her immediate family owe unsecured personal debts in excess of one thousand dollars (\$1,000.00) and the names of all persons who owe the local public officer and his or her immediate family unsecured personal debts in excess of one thousand dollars (\$1,000.00).
- f. The source of each gift of more than five hundred dollars (\$500.00) received by the local public officer and his or her immediate family in their own names during the preceding twelve (12) months, or by any other person for the use or benefit of the local public officer or his or her immediate family, except gifts received by will or by virtue of intestate succession, or received by way of distribution from any inter vivos or testamentary trust established by a spouse or by an ancestor, or gifts received from relatives. Political contributions shall not be construed as gifts.
- g. A description of all of the professional, occupation and business licenses in which either a local public officer or his or her immediate family has an interest issued by the City, or by any Arizona State department, agency, commission, institution or instrumentality, which requires for its issuance the consideration of the application by the City Council, including the name under which the license is issued, the type of business or profession, and its location.
- 2. The statement required to be filed pursuant to this Section shall be filed by each local public officer on or before January 31 of each year hereafter.
- C. Duty to File Final Financial Disclosure Statement by a Candidate for the Council: A candidate for a local public office shall file a financial disclosure statement containing the information required as set forth in subsection (B) hereof on a form prescribed by the City Clerk, at the time of filing his or her signed nomination papers.
- D. Public Record: It is hereby declared that this Section is a public record within the meaning of Section 9-801, Arizona Revised Statutes, and the Charter of the City. (Res. 913, 12-18-74)

¹Charter Art. II, sec. 6; A.R.S. 9-274

CHAPTER 1-08 CITY MANAGER

SECTIONS:

1-08-001-0001	APPOINTMENT OF MANAGER:
1-08-001-0002	QUALIFICATIONS:
1-08-001-0003	POWERS AND DUTIES:
1-08-001-0004	ACTING CITY MANAGER:
1-08-001-0005	REMOVAL OF MANAGER:
1-08-001-0006	ADMINISTRATIVE DEPARTMENTS:

SECTION 1-08-001-0001 APPOINTMENT OF MANAGER:

The Council shall appoint an officer of the City who shall have the title of City Manager, and shall have the powers and perform the duties as in the Charter provided. No Councilman shall receive such appointment during the term for which he shall have been elected, nor within one year after the expiration of his term of office.

SECTION 1-08-001-0002 QUALIFICATIONS:

The City Manager shall be chosen by the Council solely on the basis of his executive and administrative qualifications, with special reference to his actual experience in, or his knowledge of, accepted practice in respect to the duties of his office, as hereinafter set forth. At the time of his appointment he need not be a resident of the City or State, but during the tenure of his office he shall reside within the City.

SECTION 1-08-001-0003 POWERS AND DUTIES:

The City Manager shall:

- A. Devote his entire time to the discharge of his official duties, prepare the agenda for and attend all meetings of the Council, unless excused therefrom by the Council or the Mayor;
- B. See that all ordinances are enforced, and that the provisions of all franchises, leases, contracts, permits and privileges granted by the City are observed;
- C. Appoint and when necessary for the good of the service lay off, suspend, transfer, demote or remove all officers and employees of the City, except as otherwise provided by Charter, and except as he may authorize the head of a department or office to appoint and remove subordinates in such department or office, subject to such merit system regulations as the Council may adopt;¹
- D. Prepare the annual budget estimates and submit them to the Council and be responsible for the administration of the budget after adoption;
- E. Keep the Council advised at all times of the affairs and needs of the City, and make reports annually, or more frequently, if requested by the Council, of all the affairs of the City;

- F. Act as purchasing agent for all departments of the City, giving due consideration to the recommendations and counsel of department heads;
- G. Have such other powers, duties and functions as the Charter of the City may prescribe, and such powers, duties and functions consistent with the Charter that the Council may prescribe.
- H. The City Manager shall be entitled to a seat in the Council, except in matters involving his conduct or the performance of his duties, but shall have no vote therein. The City Manager shall have the right to take part in the discussion of all other matters coming before the Council.

¹Charter Art. IV, sec 5

SECTION 1-08-001-0004 ACTING CITY MANAGER:

- A. The City Manager shall designate, with the approval of the Council, a qualified administrative officer of the City to perform his duties during his temporary absence or disability.
- B. If the City Manager is suspended by the Council, or if there is a vacancy in the office of the City Manager, the Council shall appoint an Acting City Manager to serve until the suspension ceases, or until another City Manager is appointed and qualifies, as the case may be. No Acting City Manager shall hold his position as such for more than four (4) months, and no appointment of an Acting City Manager shall be renewed. When there is a vacancy in the office, the Council shall fill the position within four (4) months of the creation of the vacancy.

SECTION 1-08-001-0005 REMOVAL OF MANAGER:

The Council shall appoint the City Manager for an indefinite term and may remove him by an affirmative vote of five (5) members of the Council. The City Manager may, within ten (10) days from the date of said vote, request a public hearing to be held not later than thirty (30) days thereafter. Severance pay will be at the discretion of the Council. The action of the Council in suspending or removing the Manager shall be final and conclusive on everyone, it being the intention of the Charter to vest all authority and fix all responsibility for such suspension and removal in the Council.

SECTION 1-08-001-0006 ADMINISTRATIVE DEPARTMENTS:

The administrative services of the City shall be divided into departments under the control of the City Manager in accordance with State law and the ordinances of the City. (1978 Code)

CHAPTER 1-09 CITY CLERK

SECTIONS:

1-09-001-0001	CUSTODY OF RECORDS:
1-09-001-0002	CORPORATE SEAL:
1-09-001-0003	ADDITIONAL RESPONSIBILITIES:
1-09-001-0004	DEPUTIES:
1-09-001-0005	PUBLIC INSPECTION:

SECTION 1-09-001-0001 CUSTODY OF RECORDS:

The City Clerk shall have the custody, care and control of and be responsible for all books, papers, records, files and ordinances belonging to the City and committed to the Clerk's custody, care and control. Said Clerk shall attest all ordinances, orders and resolutions and keep all official documents required by his office; keep all the books of ordinances and all other books with proper indexes; keep the minutes of the proceedings of the Council and have them properly signed by the Mayor and attested.

SECTION 1-09-001-0002 CORPORATE SEAL:

The City Clerk shall keep the corporate seal of the City and affix the same when required on all documents aforesaid.

SECTION 1-09-001-0003 ADDITIONAL RESPONSIBILITIES:

The Clerk shall have, do and perform such other duties and responsibilities which have been or may be ordered hereafter from time to time.

SECTION 1-09-001-0004 DEPUTIES:

The Clerk may appoint such deputies as may be required with the advice and consent of the City Manager.

SECTION 1-09-001-0005 PUBLIC INSPECTION:

The books, documents, records, papers and files and all books, papers, records or files and any and all other property of the City in the possession or control of the Clerk pertaining to said office shall be kept convenient for public inspection during his term of office, and the same may be inspected by any person under the supervision of said Clerk. (Ord. 113, 10-5-07)

CHAPTER 1-10 CITY TREASURER

SECTIONS:

1-10-001-0001	RECEIVE MONEY:
1-10-001-0002	RECORDS:
1-10-001-0003	DEPUTIES:

SECTION 1-10-001-0001 RECEIVE MONEY:

The City Treasurer shall receive and safely keep all moneys that shall come to the City by taxation, licenses, water rents or otherwise, and pay out the same when required upon warrants approved by the Council, but not otherwise.

SECTION 1-10-001-0002 RECORDS:

The Treasurer shall keep a separate record of each different fund provided by the Council or otherwise provided, keep a record of all warrants paid out and warrants presented but not paid, apportion the moneys received among the different funds as prescribed by the Council, keep a complete set of books showing every money transaction of the City, the state of each fund, from what source the money was derived and for what purposes expended, and make monthly reports to the Council of all the receipts, expenditures and disbursements and the balance in each fund.

SECTION 1-10-001-0003 DEPUTIES:

The Treasurer may appoint such deputies as may be required, with the consent of the City Manager. (Ord. 113; 10-5-07)

CHAPTER 1-11 CITY ATTORNEY

SECTIONS:

1-11-001-0001	LEGAL COUNSELOR:
1-11-001-0002	DRAFT LEGAL DOCUMENTS:
1-11-001-0003	PROSECUTION AND DEFENSE:
1-11-001-0004	APPROVAL OF CONTRACTS; BONDS:
1-11-001-0005	ORDINANCES; RESOLUTIONS:
1-11-001-0006	REPORTS:

SECTION 1-11-001-0001 LEGAL COUNSELOR:

It shall be the duty of the City Attorney, when appointed, to act as the legal counselor of the Council and to give his opinion in writing on all matters when requested so to do by the Council.

SECTION 1-11-001-0002 DRAFT LEGAL DOCUMENTS:

The Attorney shall draft all deeds, contracts, conveyances, ordinances and other legal instruments when required by the Council.

SECTION 1-11-001-0003 PROSECUTION AND DEFENSE:

The Attorney shall prosecute and defend all suits and actions to which the City is a party.

SECTION 1-11-001-0004 APPROVAL OF CONTRACTS; BONDS:

The Attorney shall approve in writing all drafts of contracts and the form of all official or other bonds submitted to him before final approval or acceptance thereof by the Council.

SECTION 1-11-001-0005 ORDINANCES; RESOLUTIONS:

The Attorney shall return all ordinances and resolutions submitted to him for consideration by the Council with his approval or disapproval noted thereon, with his reasons therefor.

SECTION 1-11-001-0006 REPORTS:

The Attorney shall make such reports of the affairs of his office as may be required of him from time to time by the Council. (Ord. 70, 3-24-1900; amd. 1978 Code)

¹Charter Art. IV, Sec. 4

CHAPTER 1-12 HEALTH OFFICER

SECTIONS:

1-12-001-0001	APPOINTMENT:
1-12-001-0002	ENFORCEMENT:
1-12-001-0003	INSPECTIONS:
1-12-001-0004	QUARANTINE:
1-12-001-0005	REGULATIONS; ORDERS:

SECTION 1-12-001-0001 APPOINTMENT:

The Health Officer shall be appointed by the City Manager and shall have such duties as may be provided by law or the provisions of this Code.

SECTION 1-12-001-0002 ENFORCEMENT:

It shall be the duty of the Health Officer or his deputy to see that all provisions of this Code and other regulations in respect the public health and comfort are enforced. He shall have the authority of a police officer when performing any duty required by law or the provisions of this Code.

SECTION 1-12-001-0003 INSPECTIONS:

The Health Officer or his deputy shall visit every public institution and public or private school within the City from time to time and examine the buildings as to lighting, heating, ventilation and sanitary conditions.

SECTION 1-12-001-0004 QUARANTINE:

The Health Officer or his deputy shall cause to be quarantined any habitation or building within the City wherein may be any persons sick with any infectious or contagious disease.

SECTION 1-12-001-0005 REGULATIONS; ORDERS:

The Health Officer may promulgate regulations relating to quarantine, and to the public health, and may issue orders respecting the sanitary condition of the City, which shall, when approved by the Council, have all the force and effect of laws or ordinances and any wilful violation of such order or regulations shall be deemed a misdemeanor and punished as such. (Ord. 70/25, 8-24-1900)

CHAPTER 1-13 HOUSING AUTHORITY

SECTIONS:

1-13-001-0001	CREATION OF HOUSING AUTHORITY:
1-13-001-0002	POWERS:
1-13-001-0003	DUTIES AND RESPONSIBILITIES:

SECTION 1-13-001-0001 CREATION OF HOUSING AUTHORITY:

The Council hereby finds, determines and declares, in pursuance of the Municipal Housing Law of the State of Arizona, that:

- A. Unsanitary and unsafe inhabited dwelling accommodations exist in the City; and
- B. There is a shortage of decent, safe and sanitary dwelling accommodations in the City available to persons of low incomes at rentals they can afford; and
- C. There is a need for a Housing Authority in the City; and therefore there is hereby created a department of the City, an authority to be known and designated as the Housing Authority of the City, and to be and become a department of said City.

(Resolution No. 227, 04/04/41; and Resolution No. 578, 04/26/61)

Pursuant to A.R.S. §36-1404(A) the Flagstaff Housing Authority (hereinafter "the Authority") shall be recognized as an agent of the City of Flagstaff.

The Council shall appoint five persons as commissioners of the Authority. The commissioners first appointed shall be designated to serve for terms of one, two, three, four and five years, respectively, from the date of their appointment, but thereafter commissioners shall be appointed for a term of office of five years in accordance with A.R.S. $\S36-1404(B)$. Vacancies, compensation, reimbursement for expenses, and other matter pertaining to the commissioners shall be governed by A.R.S. $\S36-1404$, et seq. The powers delegated in Section 2 above shall vest in the commissioners pursuant to A.R.S. $\S36-1404(C)$.

The Authority shall be governed by policies and procedures made applicable to the Authority which are adopted by the Council by ordinance or resolution either concurrent or subsequent to this Resolution, and as such policies and procedures are hereafter amended.

Resolution No. 1494 temporarily suspending the Flagstaff Housing Authority Board and revesting the powers delegated thereto in the Flagstaff City Council shall be hereby repealed, and Resolutions Nos. 227 and 578, except to the extent said Resolutions created the Flagstaff Housing Authority, be hereby repealed.

(Resolution No. 1500, 10/06/87)

36-1404. Housing authority; employees

Every city, town or county, in addition to other powers conferred by this article, may, by proper resolution of its governing body, create as an agent of such city, town or county a housing authority of the city, town or county. The city, town or county may delegate to that authority its power to acquire, own, maintain and dispose of real estate and appurtenances to real estate and to construct, maintain, operate and manage a housing project or projects and, notwithstanding the foregoing enumeration, may delegate to the authority any or all of the powers conferred on the city, town or county by this article, including the power to borrow money, issue bonds and acquire real property through the exercise of eminent domain. However, public housing authorities that act and exist under the control of a city, town or county may exercise eminent domain or issue bonds only on and pursuant to specific, formal case by case project preapproval from the governing body of that city, town or county.

If the governing body of a city or town adopts a resolution as provided by subsection A, it shall promptly notify the mayor of the adoption. As directed by that resolution, the mayor shall appoint at least five persons as commissioners of the authority. If the board of supervisors adopts a resolution as provided in subsection A, the board, consistent with that resolution, shall thereafter appoint at least five persons as commissioners of the authority. The commissioners first appointed shall be designated to serve for staggered terms of one, two, three, four and five years, respectively, from the date of their appointment, but thereafter commissioners shall be appointed for a term of office of five years. Vacancies from causes other than expiration of term shall be filled for the unexpired term only. A commissioner of an authority shall not hold any other office or employment of the city, town or county for which the authority is created. A commissioner shall hold office until the commissioner's successor has been appointed and has qualified. A certificate of appointment or reappointment of a commissioner shall be filed with the appropriate city, town or county clerk, and the certificate shall be conclusive evidence of the due and proper appointment of the commissioner. A commissioner shall receive no compensation for the commissioner's services but shall be entitled to reimbursement for necessary expenses, including travel, incurred in the discharge of the commissioner's duties. The governing body of a city, town or county may elect by majority vote to provide that each council member or the mayor, while rightfully holding that office, shall automatically be and act as a commissioner of that government's public housing authority.

Powers delegated by a city, town or county to an authority are vested in the commissioners. A majority of the authorized number of commissioners constitutes a quorum for all purposes including conducting the business of the authority and exercising its powers. If the meeting is duly noticed and a quorum is present, action may be taken by the authority upon a vote of a majority of the commissioners present. The mayor or board of supervisors shall

designate which of the commissioners shall be chairman and vicechairman, respectively. The governing body of a city, town or county which creates a housing authority may authorize the authority to employ a secretary, who shall also be executive director, and technical experts and such other officers, attorneys, agents and employees, permanent and temporary, as the authority requires, to determine their qualifications, duties and compensation, and to delegate to one or more of them such powers or duties as the authority deems proper. A city, town or county that has in place an appropriate and sufficient housing department by a resolution of its governing body may authorize and direct that the department provide any executive, administrative, fiscal or technical experts and other officers, attorneys, independent contractors, agents and employees determined by that department acting under the advice and consent of the authority to be necessary or desirable to the achievement of the purposes and powers prescribed in this article.

Meetings of the public housing commissions are subject to the public meetings laws.
(Res. 1500, Added, 10/06/1987)

SECTION 1-13-001-0002 POWERS:

Pursuant to A.R.S. §36-1404(A), the City Council of the City of Flagstaff (hereinafter "the Council" delegates to the Authority the power to construct, maintain, operate and manage housing projects of the City, and further delegates to the same any and all of those powers conferred on the City by Title 36, Chapter 12, Article 1 of the Arizona Revised Statutes, except the power to borrow money, issue bonds and acquire real property.

Pursuant to A.R.S. §36-1404(C) the City of Flagstaff authorizes the Authority to employ or appoint a secretary, who shall also be the executive director of the Authority. The candidate selected for employment or appointment by the Authority in this capacity shall first be approved by the Council prior to being formally employed or appointed by the Authority. The secretary/executive director shall be an unclassified employee having no property right in said position and shall work at the will of the Authority and the Council. The Authority may delegate to the secretary/executive director such powers or duties as deemed proper by the Authority and as approved by the Council. Compensation of the secretary/executive director shall be determined by the Authority and subject to the Council's approval.

Pursuant to A.R.S. §36-1404(C) the City of Flagstaff authorizes the Authority to employ, in accordance with relevant City Charter and Code requirements and procedures, such other officers, attorneys, employees and agents, permanent and temporary, as the Authority requires, to determine their qualifications, duties, and compensation, and to delegate to one or more of them such powers or duties as the Authority deems proper. Classification of employees as classified or unclassified employees shall be in accordance with policies and procedures adopted by the Council and made applicable to the Authority.

(Res. 1500, Added, 10/06/1987)

SECTION 1-13-001-0003 DUTIES AND RESPONSIBILITIES:

The Flagstaff Housing Authority (hereinafter "the Authority") shall file a copy of the Cooperation Agreement between the Authority and the City of Flagstaff with the City Clerk of the City of Flagstaff.

The Authority shall adopt the following policies of the City of Flagstaff:

Travel Policies Vehicle Use Policies General Accounting Policies

The Authority shall adopt the personnel policies of the City with the exceptions of specific holidays which shall be limited to ten days per year, and vacation accruals which shall be adopted at a later date.

Executive Director: The rules governing the position of Executive Director shall be followed according to Resolution No. 1500, Section 4, a Resolution organizing the Flagstaff Housing Authority.

The Authority shall forward a copy of the official Minutes from each Board Meeting to the City Council.

The Authority shall forward a copy of the Annual Budget prior to approval by HUD, to the City Council. Amendments to the Budget shall be forwarded to the City Council within 30 days of adoption.

The Authority shall forward copies of the following financial documents to the City Council:

- 1. Monthly Balance Sheet
- 2. Monthly Statement of Revenue, Expenditures and Encumbrances
- 3. Annual Audited Financial Statements with Management Letter
- 4. Annual Contribution Contract and all Amendments
- 5. Any Mortgages, Notes, or Other Instruments of Indebtedness and any Contracts relating to the same
- 6. Aged Trial Balance of Receivables
- 7. Aged Trial Balance of Payables (or Encumbrances)
- 8. Monthly Bank Reconciliations
- 9. Other Financial Reports which the City may require.

Credit Cards: Credit cards, with the exception of telephone credit cards, will not be issued.

The City Finance Division shall have the right to routinely review procedures and financial accounts of the Housing Authority. Results and recommendations of said review shall be reported to the City Council and Housing Authority Board.

(Res. 1501, Added, 11/17/1987)

CHAPTER 1-14 PERSONNEL SYSTEM

SECTIONS:

1-14-001-0001	PERSONNEL SYSTEM ADOPTED:
1-14-001-0002	PERSONNEL DIRECTOR:
1-14-001-0003	APPLICABILITY OF RULES:
1-14-001-0004	RIGHTS OF CITY RETAINED:
1-14-001-0005	CITY RETIREMENT SYSTEMS:
1-14-001-0006	EMPLOYEE ADVISORY COMMITTEE:
1-14-001-0006.1	PURPOSE:
1-14-001-0006.2	OBJECTIVES:
1-14-001-0006.3	BOARD STRUCTURE:
1-14-001-0006.4	ELECTIONS AND MEMBERSHIP:
1-14-001-0006.5	MEETINGS:

SECTION 1-14-001-0001 PERSONNEL SYSTEM ADOPTED:

There is hereby established pursuant to Article IV, section 5, of the Charter of the City a personnel system based on the principles of merit and fitness to be known as the "Personnel Policies of the City of Flagstaff - 1980", which policies are hereby adopted by reference pursuant to Article VII, section 13, of the Charter of the City, and the same are hereby designated and declared to be a public record of the City. Three (3) copies of the "Personnel Polices of the City of Flagstaff - 1980" shall be filed in the office of the City Clerk and there retained available for the use and inspection by any interested person during normal business hours. The aforesaid rules and regulations shall be placed on file with the City Clerk immediately following the adoption and approval of this Chapter.

The City of Flagstaff hereby adopts the "2003 Amendments to the Personnel Policies of the City of Flagstaff," and by said adoption the City hereby augments and removes certain language contained in the Personnel Policies of the City of Flagstaff and hereby incorporates all of the provisions of the 2003 Amendments to the Personnel Policies of the City of Flagstaff into the Personnel Policies of the City of Flagstaff. (Ord. 2003-21, 11/08/03)

SECTION 1-14-001-0002 PERSONNEL DIRECTOR:

The City Manager, or other such officer or employee as he may designate, shall be the Personnel Director of the City and shall be charged with the proper and efficient administration and operation of the City of Flagstaff Personnel System.

SECTION 1-14-001-0003 APPLICABILITY OF RULES:

Nothing in the rules or policies adopted for their implementation shall be construed or interpreted to reduce or restrict any powers or duties provided for in the Charter of the City.

SECTION 1-14-001-0004 RIGHTS OF CITY RETAINED:

The City retains the exclusive right through the City Manager, subject to the provisions of the City Charter, applicable State law and the personnel regulations to:

- A. Direct and supervise its employees;
- B. Appoint, promote, classify, transfer, assign, retain, suspend, demote, discharge, or take disciplinary action against any employee;
- C. Relieve from duty any employee because of lack of funds, lack of work, reorganization or for any other legitimate reason;
- D. Maintain the efficiency of its governmental operations;
- E. Determine the means, methods and personnel by which operations are to be conducted;
- F. Take whatever actions may be necessary to carry out its responsibilities in situations of emergency. (Ord. 1116, 6-3-80)

SECTION 1-14-001-0005 CITY RETIREMENT SYSTEMS:

The City hereby participates in and adheres to the policies and procedures, rules and regulations of the Arizona State Employees Retirement System and Plan and the Arizona Public Safety Personnel Retirement System, as said Systems and Plan are applicable to officers and employees of the City.1 (1978 Code)

¹Charter Art. IV, sec. 4

SECTION 1-14-001-0006 EMPLOYEE ADVISORY COMMITTEE:

The Employee Advisory Committee is hereby established.

DEFINITIONS

- A. Regular member eligible employee(s) elected to serve on behalf of their respective department. Regular members shall serve three-year terms.
- B. Alternate eligible employee(s) elected to serve on the Committee in the chance that their regular department representative is unable to attend. Alternates shall serve three-year terms, and shall vote only when substituting for their regular department representative. Alternates shall not serve as co-chair, budget representative, or official minute taker.
- C. Eligible employee any full-time, tenured, or ATP employee not identified as an "ineligible employee".
- D. Ineligible employee the City Manager, Deputy City Managers, Department Heads, Division Heads, Deputy Police Chiefs, Assistant Fire Chiefs, and the Assistant Utilities Director.

MISSION STATEMENT

The mission of the Employee Advisory Committee is to form a body of elected members and alternates to represent individual employees, groups of employees, and departments of the City of Flagstaff with fairness and impartiality.

SECTION 1-14-001-0006.1 PURPOSE:

The purpose of the Employee Advisory Committee (EAC) is to foster on-going employee-employer relations by providing for eligible employees a process and forum to recommend changes to employment related rules, policies, procedures, compensation and benefits. Additionally, it will provide employees a process to discuss with other departments employment-related concerns or issues. The following items shall not be included in this ordinance: discipline of employees or hiring, discharging, promotions, demotions, transfers, voluntary reassignments, or suspensions. This also includes any facet of the hiring, promotion, or transfer of employees or the types of discipline or the grounds for demotion, discharge, suspension, or discipline.

The EAC is an administrative, recommending committee; Individual employment issues affecting any employee shall be processed through any of the City's established grievance or appeal procedures. Employees are encouraged to resolve any issue or employment related concern through the established administrative procedures.

SECTION 1-14-001-0006.2 OBJECTIVES:

The objectives of the Employee Advisory Committee are to:

- A. Work together in the spirit of trust and cooperation in an attempt to reach consensus on matters under discussion.
- B. Review and recommend to the City Manager any initiatives or changes to present and proposed City's rules, policies, and procedures which are related to employment, safety, compensation, or benefits.
- C. Provide a forum for the discussion of organizational issues.
- D. Review and make recommendations to the City Manager on all additions, deletions, or amendments to the Personnel Ordinance prior to submission to Council for consideration.
- E. Attend, participate and/or provide input and recommendations at City Council budget meetings.

SECTION 1-14-001-0006.3 BOARD STRUCTURE:

A. The Employee Advisory Committee shall consist of the following members, by department, excluding ineligible employees except for the Human Resources Manager, or designee, who shall serve as a non-voting member, and shall provide information to the Committee as needed:

- Administrative Services (City Managers Office, Legal, Human Resources, Risk Management, Capital Improvements and CVB) -one (1) member
- Management Services (Finance, Sales Tax, IS, Library, GIS, Purchasing and Payroll) -two (2) members
- 3. Police two (2) members (Commissioned), one (1) member (Non-Commissioned)
- 4. Fire two (2) members
- 5. Public Works three (3) members
- 6. Community Development two (2) members
- 7. Utilities two (2) members
- 8. City Court one (1) member
- 9. The Human Resources Manager or designee is a permanent, non-voting member.
- B. The number of representatives per department may be reviewed by EAC as required.
- C. Alternates may vote only when filling in for their regular department representative.
- D. Two Co-Chairs shall be selected by a vote of Committee members. The term of each shall be one year.
- E. During the election of officers, the EAC will request and/or appoint a member of EAC to take minutes of the meetings, with a back-up and/or rotation as deemed necessary.
- F. Any member of the EAC shall not act independently, on behalf of EAC, without prior approval of an EAC Committee majority vote.
- G. The EAC will annually elect a representative to attend Budget Committee meetings, when the Committee is discussing any benefit and compensation issue and during the add-back and delete portion of the budget, in an ongoing effort to foster better communication and understanding.

SECTION 1-14-001-0006.4 ELECTIONS AND MEMBERSHIP:

- A. Citywide elections for membership shall be held annually, by September 15, with terms starting October 1.
- B. Election of officers shall be held the 1st meeting in January of the following calendar year, by paper ballot.
- C. Representatives and alternates will be elected by eligible employees, excluding ineligible employees as defined in Section 1-14-001-0006 of this Ordinance, of each department from a list of volunteers, who must also be eligible employees.

- D. Each department shall elect alternates equaling the number of regular members. Alternate slots will be selected from the most recent representative election, based on highest number of votes received.
- E. Newly elected members, and alternates, shall attend an orientation meeting with a Co-Chair and/or Human Resources Manager after annual elections are completed and prior to the election of officers.
- F. Members will serve a three-year term, with membership staggered.
- G. Regular members shall notify the appropriate department alternate, in a timely manner, when it is necessary to attend a meeting. Members with three (3) consecutive unexcused absences may be removed by a vote of the Committee and will automatically be replaced by the appropriate alternate.

SECTION 1-14-001-0006.5 MEETINGS:

- A. Meetings of the City Employee Advisory Committee shall be on the second and fourth Wednesday of each month.
 - 1. The members of the EAC will be allowed to attend the regular meetings, utilizing City time, to the degree necessary to conduct EAC business.
 - 2. Subcommittees may be formed to address specific EAC issues to bring to the full Committee for input and approval. Subcommittees are encouraged to meet for one (1) hour, two (2) times per month, with the cessation of the subcommittee once the issue is voted on by the full Committee. Each subcommittee, at its own discretion, may ask non-EAC members to participate.
- B. Special meetings, when required, may be called by the Co-Chair(s). The Co-Chair(s) will inform the City Manager and employees of the meeting time and place.
- C. If, after discussions with the City Manager, an issue is not resolved to the satisfaction of the Committee, a Co-Chair shall address the City Council at a public meeting to review the issue, upon recommendation, and majority vote, of the Committee.
- D. All votes regarding recommendations must be approved by a majority vote of the quorum.
 - 1. A simple majority of members shall constitute a quorum.
- E. Any employee, including ineligible employees, desiring an item to be discussed by the Committee shall contact their Department representative or any regular Committee member to place the item on the Committee's agenda. To ensure confidentiality, the employee name will not be part of the Committee's discussion.
 - 1. An employee with an item on the Committee agenda shall be notified by a Co-Chair of the meeting time and date. Time in attendance of said meeting shall constitute hours worked.

- F. Time spent by Committee and Subcommittee members attending EAC meetings shall constitute hours worked.
- G. The members of the EAC may choose a representative to attend department head meetings when EAC proposals are on the agenda.
 - 1. The EAC representative will only attend that portion of the department head meeting relating to EAC issues/concerns.
- H. Agendas and minutes will be distributed to all employees. Minutes will be distributed once they have been reviewed, amended if necessary, and approved by the Committee. All EAC representatives and alternates will receive a copy of final, approved minutes. Each Department representative will post minutes in their Department posting area for use by all employees. If there is more than one representative in a Department, only one representative will be responsible for posting the agendas and minutes, as determined by those representatives.

(Ord.1738, Enacted, 06/09/92; Ord. 1982, Amended, 09/15/98; Ord. 2000-20, Amended, 09/05/2000; Ord. 2003-15, Repealed/Replaced, 09/16/2003)

CHAPTER 1-15

MUNICIPAL COURT

SECTIONS:

MUNICIPAL COURT ESTABLISHED:
MUNICIPAL JUDGE, PRESIDING MAGISTRATE, HEARING OFFICERS:
DOCKET:
TRIAL BY JURY:
SENTENCING:
DISBURSEMENT OF FINES:
JUDGMENT:
FEES TO BE CHARGED BY THE CITY COURT:
ESTABLISHMENT OF FUNDS AND ALLOCATION OF FEES:
AUTHORITY TO SET FEE AMOUNTS:

SECTION 1-15-001-0001 MUNICIPAL COURT ESTABLISHED:

A Municipal Court, having power and jurisdiction to hear and adjudicate all criminal misdemeanors, civil traffic offenses occurring within the City limits, City ordinances, orders of protection, hearings to keep the peace, harassment injunctions, and the issuance of summonses and arrest warrants with the authority coming from State statutes and this City Code, this Court is hereby established. The Municipal Court is part of the judicial branch of government and is and shall remain independent from other branches as provided for in the Arizona Constitution, Article III, and Article IV, Sections I and III. (Ord. 1761, 07-21-92)

(Ord. No. 1761, Amended, 07-21-92)

SECTION 1-15-001-0002 MUNICIPAL JUDGE, PRESIDING MAGISTRATE, HEARING OFFICERS:

- A. Municipal Judge: All Municipal Judges shall serve a term of two (2) years. The two (2) year term shall commence August 1, and terminate July 31. During such term, a Municipal Judge may be removed only for cause. All Municipal Judges shall be appointed by the Council. (Ord. 1808, 06/28/93)
- B. Presiding Magistrate: Appointed by the Council, presides over a court calendar as well as having administrative authority to hire, supervise, discipline, and terminate its non-appointed court employees. (Supreme Court Administrative Orders 83-11, 90-3, and Rule I, Uniform Rules of Practice of the Superior Court, and the principle of judicial independence under the doctrine of separation of powers as defined in the State Constitution, Article III). The Presiding Magistrate shall follow all Personnel Policies adopted and amended by the City Council. Further, the Presiding Magistrate shall utilize the Personnel Board created by Ordinance No. 971 and appointed by the City Council. The findings and recommendations of the Personnel Board shall be forwarded to the Presiding Magistrate for action. The Presiding Magistrate shall accept in whole or in part, or reject, said findings and recommendations.

¹Charter Art. XI, Sec. 2

- C. Additional Municipal Judges: In conformance with Paragraph A of this Section, the City Council may appoint one (1) or more additional Judge(s).
 - 1. On-Call: This position will be paid on an hourly basis for each hour worked at a rate determined by the City Council at the time of appointment. This position will not have a set schedule and will work only at such times as required by the Presiding Magistrate when other Municipal Judges are not available.
 - 2. Part-Time: This position will be paid on an hourly basis for each hour worked at a rate and for a specific number of hours per week as determined by the City Council at the time of appointment. The Presiding Magistrate will schedule actual times and days of work. Additional Judges working twenty (20) hours per week or more, as authorized by the City Council, will also be eligible for full health, life and dental insurance benefits.
- D. Civil Traffic Hearing Officers: The Council may appoint Hearing Officers to preside over civil traffic violation cases as provided in Arizona Revised Statutes, section 28-1055, as amended. Hearing Officers shall serve under the supervision of the Presiding Municipal Judge, for a term of two (2) years. The two (2) year term shall commence August 1, and terminate July 31. During such term, a Hearing Officer may be removed only for cause. (Ord. 1860, 02/07/95)

(Ord. No. 1721, Amended, 11/19/91; Ord. No. 1761, Amended, 07-21-92; Ord. No. 1808, Amended, 06/28/93; Ord. No. 1860, Amended, 02/07/95)

SECTION 1-15-001-0003 DOCKET:

A court docket shall be maintained of all proceedings conducted. Each case entry shall show the name of the defendant, the proceedings held, plea entered and/or judgment set forth, and sentence. (Ord. 1761, 07-21-92)

(Ord. No. 1761, Amended, 07-21-92)

SECTION 1-15-001-0004 TRIAL BY JURY:

A defendant shall have the right to a jury trial for the following offenses: Driving While Under the Influence (DUI), Theft/Shoplifting, and Sex Related Crimes. The granting of a jury trial for an offense other than those listed above shall be within the sole discretion of the Judge. (Ord. 1761, 07-21-92)

(Ord. No. 1721, Rep&ReEn, 07-21-92)

SECTION 1-15-001-0005 SENTENCING:

Sentencing for criminal misdemeanors shall be within the limits as prescribed by Title 13 of the Arizona Criminal Code. (Ord. 1761, 07-21-92)

(Ord. No. 1761, Rep&ReEn, 07-21-92)

SECTION 1-15-001-0006 DISBURSEMENT OF FINES:

Fines collected shall be deposited into the General Fund account with mandatory surcharges being disbursed into appropriate accounts. (Ord. 1761, 07-21-92)

(Ord. No. 1761, Rep&ReEn, 07-21-92)

SECTION 1-15-001-0007 JUDGMENT:

In all actions arising under any provisions of this Code for the enforcement thereof or the recovery of any fine, penalty or forfeiture thereunder, the first process shall be a warrant for the arrest of the offender, or summons to appear, and in all such actions execution may be issued against the estate of the defendant for the amount of any fine, penalty or forfeiture, with costs and accruing costs; provided, that this Section shall not be construed to prevent a judgment of a fine.

SECTION 1-15-001-0008 FEES TO BE CHARGED BY THE CITY COURT:

A. The following fees are hereby established to be collected by the City Court:

Jail Reimbursement Fee
Court Improvement Fee
Probation Client Fee
Warrant Fee
Suspension Fee
Default Fee
Time Payment Fee

- B. Jail Reimbursement Fee Any person who has been convicted of a misdemeanor criminal offense in the City Court and sentenced to a term of incarceration in the county jail, or any other detention facility authorized by law, may as a part of any fine imposed by the City Court in connection with the sentencing, be required to reimburse the City for all or any part of the actual expenses the City has or will incur to the county or other authorized detention authority by reason of the incarceration. The maximum amount ordered for reimbursement under this Section shall not exceed the number of days the misdemeanant is actually incarcerated in the county jail or detention facility, multiplied by the prevailing per diem rate, plus the booking fee, charged to the City at the time that the misdemeanant is incarcerated.
- C. Court Improvement Fee The City Court shall collect a court improvement fee which shall be applied by the City Court on all fines, sanctions, penalties and assessments imposed by the City Court. The improvement fee shall also apply to fees collected for court authorized diversion programs. "Court authorized diversion program," as used in this Section, means a program in which an individual charged with any civil, criminal, or petty offense is not prosecuted for the offense on successful completion of an authorized diversion program and it includes authorized defensive driving courses.

- D. Probation Client Fee Any person who has been convicted of a criminal misdemeanor, petty offense, or local code violation in the City Court and sentenced to a term of probation, may as part of any fine imposed by the City Court in connection with the sentencing be required to pay a user fee to the City to help defray the cost of probation services as provided by City Court. The minimum amount ordered for reimbursement on summary or supervised probation under this Section shall be established on a per month basis for each month or part thereof that the defendant is sentenced to probation.
- E. Warrant Fee The City Court shall collect a warrant fee for each warrant issued by the court. Any person who has a warrant issued by the court for failure to appear, failure to comply with a court order, or any other warrant from the bench shall be required to pay this fee to the City for the cost of issuing and servicing the warrant.
- F. Suspension Fee The City Court shall collect a suspension fee for each suspension on a driver's license issued by the court. Any person who has had a suspension issued by the court for failure to pay a civil traffic fine or for any other reason shall be required to pay this fee to the City for the cost of issuing and servicing the suspension. This fee shall be applied to each suspension issued.
- G. The City Court shall collect a default fee for each default judgement entered on a civil traffic violation because the person cited failed to respond to the citation or summons. Any person who has had a default judgement entered against them for failure to respond to a civil traffic citation shall be required to pay this fee to the City for the cost of issuing and servicing the default judgement. This fee shall be applied to each default issued.
- H. In addition to any other assessment authorized by law, the court shall collect a time payment fee on each person who pays a court ordered penalty, fine, or sanction on a time payment basis, including parking penalties, restitution and juvenile monetary assessments. A time payment basis shall be any penalty, fine, or sanction not paid in full on the date the court imposed the fine, penalty, or sanction.
- I. If a person has been found by the City Court to be indigent, the City Court magistrate may reduce the amount of any fee set forth in this Section based upon the individual's ability to pay.
- J. In addition to any other remedies which may be allowed by law, the City Attorney is authorized to institute civil legal proceedings in any court of competent jurisdiction to recover any fee owing under this Section.

(Ord. No. 1761, Repealed, 07-21-92; Ord. No. 1939, Rep&ReEn, 04/15/97) (Ord. 2002-13, Amended, 09/03/2002; Ord. Ord. 2002-01, Amended, 03/27/2002)

SECTION 1-15-001-0009 ESTABLISHMENT OF FUNDS AND ALLOCATION OF FEES:

A. City Court Improvement Fund - There is hereby established a City Court Improvement Fund, which shall be used exclusively to enhance the technological, operational, and security capabilities of the City Court. The Court Improvement Fund shall be established as a designated fund account with the City Treasurer. The City Court shall collect the court

improvement fees as defined in this Section and deposit them in the Court Improvement Fund account. The City Treasurer shall invest the monies in the fund in the same manner as City funds. Interest earned on fund monies shall be deposited in the fund.

- B. City Court Collection Fund There is hereby established a City Court Collection Fund, which shall be used exclusively to enhance the technological, operational and security capabilities of the City Court, especially, but not exclusively in regards to collection programs. The Court Collection Fund shall be established as a designated fund account with the City Treasurer. The City Court shall collect warrant and suspension fees as defined in this Section and deposit them in the Court Collection Fund account. The City Treasurer shall invest the monies in the fund in the same manner as City funds. Interest earned on fund monies shall be deposited in the fund.
- C. Allocation of Fees All fees not designated to be deposited in a specific fund as defined in this Section are to be deposited in the City general fund account as reimbursement for costs of court operations.

(Ord. No. 1761, Repealed, 07-21-92; Ord. No. 1939, Rep&ReEn, 04/15/97)

SECTION 1-15-001-0010 AUTHORITY TO SET FEE AMOUNTS:

- A. The amount to be charged by City Court for all fees set forth in this section is to be set by the Presiding Magistrate of City Court who will inform the City Council in writing of the fees set.
- B. If the City Council desires changes in the fee schedule submitted by the Presiding Magistrate, the Presiding Magistrate may resubmit a new fee schedule as often as deemed necessary. The most recent fee schedule will remain in effect until a new fee schedule is submitted by the Presiding Magistrate.

(Ord. No. 1761, Repealed, 07-21-92; Ord. No. 1939, Rep&ReEn, 04/15/97) (Ord. 2002-13, Amended, 09/03/2002)

CHAPTER 1-16 CITY ELECTIONS

SECTIONS:

1-16-001-0001	VOTING PRECINCTS:
1-16-001-0002	VOTING:
1-16-001-0003	VOTER REGISTRATION:

SECTION 1-16-001-0001 VOTING PRECINCTS:

The precinct boundaries for use in City elections shall be as described in the Public Record established by Resolution No. 1716 and as currently used by Coconino County.

Minor adjustments to said boundaries may be accomplished by resolution of the Council so long as said adjustments are consistent with the precinct boundaries contained within the City of Flagstaff corporate limits in use by Coconino County at that time. (Ord. 1695, 6-10-91)

(Ord. No. 1695, Rep&ReEn, 06/10/91)

SECTION 1-16-001-0002 VOTING:

From and after the effective date of this Chapter, all qualified voters legally residing within the corporate limits of the City shall vote in the precinct within which they legally reside, as described in Section 1-16-001-0001 of this Chapter.

(Ord. 1028, 9-20-77)

SECTION 1-16-001-0003 VOTER REGISTRATION:

Any person who has resided in the City for a period of at least thirty (30) days prior to the date of any City election and who has been a qualified elector of the County of Coconino, Arizona, as of twenty-nine (29) days prior to the date of election, shall be deemed to be registered to vote in said City. For purposes of voting at City elections, registration will be closed on the twenty-ninth day next preceding the City elections. (Ord. 957, 9-23-75)

(Ord. 2007, Amended, 12/02/1999)

CHAPTER 1-17 CITY FINANCES

SECTIONS:

1-17-001-0001	CASH BASIS FUND:
1-17-001-0002	CLAIMS AND DEMANDS:
1-17-001-0003	INVESTMENTS FROM CITY FUNDS:
1-17-001-0004	MAXIMUM LIMIT OF FORCE WORK:
1-17-001-0005	PROCEDURES FOR PURCHASING FROM MAYOR AND COUNCIL:

SECTION 1-17-001-0001 CASH BASIS FUND:

There is hereby established a permanent revolving fund to be known as the "Cash Basis Fund" for the purpose of putting the payment of the running expenses of the City on a cash basis, pursuant to the provisions of the City Charter.

From the money collected from the annual tax levy and from the money received from other sources, a sum equal to not less than two and one-half cents (\$0.025) on each one hundred dollars (\$100.00) of assessed value of said property shall be placed in said Fund until the accumulated amount of such Fund shall be sufficient to meet all legal demands against the Treasury for the first four (4) months or other necessary period of the succeeding fiscal year.

The Council shall have power to transfer from the Cash Basis Fund to any other fund or funds such sum or sums as may be required for the purpose of placing such fund or funds as nearly as possible on a cash basis.

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(Ord. 466, 9-8-59)
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SECTION 1-17-001-0002 CLAIMS AND DEMANDS:

- A. Procedure Established: There is hereby established a procedure for the processing of claims and demands, other than salaries, for indebtedness against the City as follows:
 - 1. Every person having a claim against the City, except for salaries, shall present such claim in writing for payment to the City Manager. The claim will state in detail what the claim is for, specifying each item payment is claimed for and the amount and date of City's indebtedness. The City Manager may require such additional forms and information as he deems necessary and as approved by the Council.
 - 2. No demand shall be allowed in favor of any person who is indebted to the City without first deducting such indebtedness.
 - 3. Upon the payment of such indebtedness by warrant or check, the recipient or assignee thereof, upon endorsing the warrant or check acknowledges that he has received payment for that which the check or warrant is intended to make payment, less any authorized retention of funds which might be retained by the City.

¹A.R.S. 38-741 et seq; 38-841 et seq.

- 4. Upon presentation of the claim by the City Manager to the Treasurer, warrant shall be issued by the Treasurer in favor of the claimant. Claims presented as provided by preceding sections shall be filed with the Treasurer.
- 5. A City warrant shall be delivered to the payee or his assignee, executor or administrator, and shall be considered as a check upon the City depository for the amount therein specified. No funds shall be drawn from the City depository except upon a warrant duly signed and endorsed. When same is returned from the depository as paid, they shall be filed by the Treasurer in the records of his office and shall constitute a credit in his favor for amount therein stated in all settlements of accounts within the City. (Ord. 480, 12-8-59)
- B. Salaries Not Included: Nothing herein shall be held to apply to demands for official salaries which shall be considered as due and payable upon approval of the department heads' time sheet as approved by the City Manager. (Ord. 480, 12-8-59; amd. Ord. 1463, 8-19-86)

SECTION 1-17-001-0003 INVESTMENTS FROM CITY FUNDS:

A. Definitions:

- 1. ACTIVE DEPOSIT means a public deposit payable or withdrawable in whole or in part on demand including, but not limited to, a checking account.
- 2. INACTIVE DEPOSIT means a public deposit which is not payable on demand including, but not limited to, the deposit of City funds in certificates of deposit.
- B. Award of Active Deposit of City Funds:
 - 1. The City Treasurer shall provide for the deposit of the active funds of the City of Flagstaff in one or more corporations located either within or without the corporate limits, which is authorized to engage in the banking business pursuant to A.R.S., section 6-201.
 - 2. The Treasurer shall submit an annual report to the City Council indicating the name or names of the banking institutions where City funds are on active deposit. (Res. 1014, 1-18-77)
- C. Award of Inactive Deposit of City Funds:
 - 1. The Treasurer shall give notice to each public depository within the corporate limits and, in his discretion, to any other public depository in the State of the amount of City funds available for inactive deposit, the period of time such funds will be deposited and the time bids will be accepted. Such notice shall be in writing unless the Treasurer determines that the amount of time necessary to prepare and transmit such notice in writing may result

¹Charter Art. VI, sec. 3

in a loss of interest earnings, in which case notice shall be by telephone or other appropriate means.

- 2. The Treasurer shall award the bid to the public depository offering the highest rate of interest provided such interest rate is not less than rates available on other eligible investments of like
- 3. If the depository offering the highest rate of interest has bid or is eligible for only a portion of the funds, the Treasurer shall award that portion to such depository and the remaining portion shall be awarded to the depository bidding the next highest rate of interest.
- 4. In the case of tie bids, the Treasurer shall award the inactive deposit to the financial institution with the lowest ratio of public deposits in relation to its capital structure. The public depository shall be responsible for submitting documentation of such ratio and the Treasurer shall have the right to rely on the accuracy of such documentation.
- 5. The Treasurer shall prepare a report on each award of inactive deposits specifying the public depositories notified, the rate of interest bid by each and the depository or depositories to which the deposit was awarded and shall submit the report to the City Manager.
- 6. The Treasurer may invest and reinvest inactive deposits in securities and deposits as provided in this Section. The Treasurer shall determine the length of time for inactive deposits. Eligible investments are:
 - a. Certificate of deposit in eligible depositories.
 - b. Securities acceptable as collateral for public deposits per section 35-323, Arizona Revised Statutes, with the specific exception of first mortgages and trust deeds which are not eligible investments.
 - c. Repurchase agreements secured by eligible investments.
 - d. Deposits in the local government investment pool operated by the Treasurer of the State.
- 7. The Treasurer shall keep in his possession, for not less than two (2) years, all bids received.
- 3. The Treasurer shall require collateral for all deposits as provided in section 35-323, Arizona Revised Statutes.
- 9. The City Council reserves the right through its Treasurer to reject any and all bids.
- 10. Nothing in this Section shall be interpreted in such a manner that would prohibit the City from receiving the highest rate of interest on investments as long as the bidding and collateral requirements are met. (Ord. 1363, 5-7-85)

SECTION 1-17-001-0004 MAXIMUM LIMIT OF FORCE WORK:

The maximum amount of a single construction improvement to be performed directly for one project for the City is fifteen thousand dollars (\$15,000.00), and as stated by the City Charter, such project is exempt from the notice and bidding requirements. This limit of fifteen thousand dollars (\$15,000.00) applies only to the labor and overhead cost where materials used are purchased by competitive bids. (Ord. 1156, 5-19-81)

SECTION 1-17-001-0005 PROCEDURES FOR PURCHASING FROM MAYOR AND COUNCIL:

A. The following procedures are prescribed for purchasing supplies, materials and equipment from the Mayor and any member of the City Council:

During each fiscal year commencing with the 1986-87 fiscal year the City may purchase supplies, materials and equipment from the Mayor or any member of the Council without using competitive public bidding procedures if the amount of a single transaction does not exceed three hundred dollars (\$300.00). The separate, individual total of any transactions in the fiscal year for each member of the Council or for the Mayor shall not exceed one thousand dollars (\$1,000.00).

B. In this Section, "purchasing agent" means the person authorized by the Manager to act on behalf of the City when procuring supplies, materials and equipment for public use.

The purchasing agent shall keep separate, up-to-date records of all purchasing transactions with the Mayor and each member of the Council. These records shall be public and shall include the date, amount and nature of each transaction. The purchasing agent shall be responsible for ensuring that the cost of a single transaction made pursuant to this Section does not exceed three hundred dollars (\$300.00) and that the total of such transactions in any fiscal year with the Mayor or each individual Councilmember does not exceed one thousand dollars (\$1,000.00). Any purchasing transaction with the Mayor or a member of the Council that exceeds these limits shall only be made by public competitive bidding procedures.

C. The provisions of this Section shall be cumulative and supplemental to the provisions of the City Charter or ordinances governing purchases. (Ord. 1465, 9-16-86)

CHAPTER 1-18 ADMINISTRATIVE DEPARTMENTS

SECTIONS:

1-18-001-0001 DEPARTMENTS ORGANIZED:

SECTION 1-18-001-0001 DEPARTMENTS ORGANIZED:

DEPARTMENT HEADS: There will be six (6) departments in the City government and the respective department heads shall report directly to the City Manager. The six (6) departments and their respective divisions shall be as follows:

- A. FIRE, headed by the Fire Chief.
- B. POLICE, headed by the Police Chief.
- C. PUBLIC WORKS, headed by the Public Works Director responsible for directing Parks and Recreation, Airport, Mechanical Shop, Streets, Cemetery, Solid Waste and Public Facilities Maintenance.
- D. MANAGEMENT SERVICES, headed by the Management Services Director responsible for directing Financial Services, Human Resources, Information Services, Library and Risk Management.
- E. UTILITIES, headed by the Utilities director responsible or directing Water, Sewer, Customer Services and Industrial Waste.
- F. COMMUNITY DEVELOPMENT, headed by the Community Development Director responsible for directing Planning and Zoning, Engineering and Inspection and Safety. (Ord. 1930, 02/04/97)

(Ord. No. 1578, Amended, 08/02/88; Ord. No. 1692, Amended, 04/16/91; Ord. No. 1930, Amended, 02/04/97; Ord. No. 1930, Amended, 02/04/97; Ord. No. 1947, Amended, 07/01/97)

CHAPTER 1-19 EMERGENCY MEDICAL SERVICES

SECTIONS:

1-19-001-0001	SUPPLEMENTAL TO PRIVATE SERVICES:
1-19-001-0002	EXPENDITURES:
1-19-001-0003	STAFFING:
1-19-001-0004	EMERGENCY MEDICAL SERVICES REVIEW COMMITTEE
1-19-001-0005	CHAIRPERSON; VICE-CHAIRPERSON:
1-19-001-0006	MEETINGS:
1-19-001-0007	TERMS OF MEMBERS:
1-19-001-0008	OPERATING PROCEDURES:
1-19-001-0009	EXECUTE CONTRACT:

SECTION 1-19-001-0001 SUPPLEMENTAL TO PRIVATE SERVICES:

The emergency medical service to be provided by the Flagstaff Fire Department shall be supplemental to any such service provided in the private sector, and shall discontinue operations at such time as private enterprise is able to provide an acceptable level of service.

SECTION 1-19-001-0002 EXPENDITURES:

The Fire Department is hereby authorized to expend not to exceed forty two thousand dollars (\$42,000.00) from the current budget for the necessary equipment to initiate the service.

SECTION 1-19-001-0003 STAFFING:

The staffing for this service shall not exceed six (6) intermediate emergency medical technicians at any one time. Said personnel shall receive additional salary equal to five percent (5%) of their base salary while assigned to I.E.M.S, service and for not to exceed thirty (30) days thereafter. (Ord. 1137, 11-5-80)

SECTION 1-19-001-0004 EMERGENCY MEDICAL SERVICES REVIEW COMMITTEE:

There is hereby established an Emergency Medical Services Review Committee. The function of this Committee shall be to monitor emergency medical service within Flagstaff and its immediate environs, to recommend amendments to operating procedures to the City Council, and to recommend discontinuance of the service when appropriate. Said Committee shall be appointed by the City Council. Ex-officio members shall have no vote. The membership shall consist of:

- A. The Chief of the Flagstaff Fire Department, ex-officio member.
- B. The Chief of the Flagstaff Police Department, ex-officio member.
- C. A member of the City Council.

- D. A representative of any private emergency medical, or ambulance service operating within the City.
- E. A representative from Flagstaff Hospital.
- F. A representative from the Department of Public Safety.
- G. Three (3) private citizens.

SECTION 1-19-001-0005 CHAIRPERSON; VICE-CHAIRPERSON:

The Committee shall elect from its members a chairperson and a vice-chairperson. No member of the City Council nor any ex-officio member of the Committee shall be eligible for either of these offices. The term of these offices shall be for one year. $(Ord.\ 1141,\ 1-6-81)$

SECTION 1-19-001-0006 MEETINGS:

The Committee shall meet at least four (4) times per year or as needed. (Ord. 1275, 6-7-83)

SECTION 1-19-001-0007 TERMS OF MEMBERS:

The original membership of the Committee shall serve staggered terms; thereafter all members other than ex-officio members shall be appointed to serve three (3) year terms. The initial terms are as follows:

- A. Member of the City Council one year.
- B. Representative of any private emergency medical, or ambulance service operating within the City three (3) years.
- C. Representative from Flagstaff Hospital two (2) years.
- D. Representative from the Department of Public Safety one year.
- E. The three (3) private citizens one of whom shall serve one (1) year, one for two (2) years and one for three (3) years.

SECTION 1-19-001-0008 OPERATING PROCEDURES:

An initial set of operating procedures shall be approved by the City Council. Said operating procedures may be amended by the City Council by a duly adopted motion, with, or without, recommendation of the Emergency Medical Services Review Committee.

SECTION 1-19-001-0009 EXECUTE CONTRACT:

The Mayor is hereby authorized to execute a contract between Flagstaff Hospital and the City, provided said contract is not in conflict with this Chapter or the operating procedures approved by the City Council. (Ord. 1141, 1-6-81)

CHAPTER 1-20 CONTRACTS AND PROPERTY TRANSACTIONS

SECTIONS:

1-20-001-0001	ORDINANCE REQUIRED FOR CERTAIN TRANSFERS OF PROPERTY:
1-20-001-0002	WHEN CONTRACTS REQUIRED:
1-20-001-0003	SALE OF CITY PROPERTY:
1-20-001-0004	DETERMINATION OF RESPONSIBILITY OF BIDDERS:

SECTION 1-20-001-0001 ORDINANCE REQUIRED FOR CERTAIN TRANSFERS OF PROPERTY:

In accordance with Article VII, Section 5 of the Flagstaff City Charter, an ordinance shall be required where the City desires to acquire, sell or exchange public real property valued in excess of five thousand dollars (\$5,000.00), or to sell personal property valued in excess of two thousand five hundred dollars (\$2,500.00).

SECTION 1-20-001-0002 WHEN CONTRACTS REQUIRED:

- A. Pursuant to Article VIII, Section 2(b) of the Flagstaff City Charter, any City improvements costing more than five thousand dollars (\$5,000.00) or any purchase costing more than three thousand dollars (\$3,000.00) shall be executed by a contract, except where exempted by said Charter provision.
- B. Pursuant to Article VIII, Section 2(c) of the Flagstaff City Charter, any contract or purchase exceeding three thousand dollars (\$3,000.00) shall require the prior approval of Council; and all other contracts or purchases may be made at the direction of the City Manager.
- C. Pursuant to Article VIII, Section 2(d), alterations in any contract may be made when authorized by the Council, upon the written recommendation of the City Manager.

SECTION 1-20-001-0003 SALE OF CITY PROPERTY:

Pursuant to Article VIII, Section 10 of the Flagstaff City Charter, the City Manager may sell or otherwise dispose of any personal property having a value of five hundred dollars (\$500.00) or less without published notice, but written advice of such sale or disposal shall be given to the Council. Personal property valued in excess of said amount shall be sold in accordance with Article VIII, Section 10 1. of the Flagstaff City Charter. (Ord. 1194, 2-2-82)

SECTION 1-20-001-0004 DETERMINATION OF RESPONSIBILITY OF BIDDERS:

A. For purposes of administering the provisions of Sections 2, 9, and 10 of Article VIII of the Flagstaff City Charter with respect to an Enumerated Contract, as hereinafter defined, and such other contracts as the City shall deem appropriate in accordance with the provisions of this Section 0004, no bidder shall be determined to be "responsible" if that Person is a Habitual Violator, as defined herein.

- B. For purposes of this Section 0004, the masculine shall include the feminine and/or neuter and the singular the plural, and vice-versa, as sense shall require, and the following capitalized terms shall have the meaning set forth in this Subsection B, as follows:
 - "Person" means any individual, corporation, partnership, association, unit of government, or legal entity, however organized.
 - 2. "Violation" means any one of the following actions or an equivalent action by any regulatory agency, court, or other competent authority as a result of or in connection with a Covered Matter:
 - a. Final administrative order imposing monetary penalties, or otherwise requiring payments, in excess of \$100,000;
 - b. Final permit revocation or suspension;
 - c. Fine or civil judgment imposing monetary penalties, or otherwise requiring payments, in excess of \$100,000;
 - d. Judgment of conviction of a criminal offense by any court of competent jurisdiction, whether entered upon a verdict or a plea, including a plea of nolo contendere or no contest;
 - e. Finding of contempt of any court order enforcing the provisions of any federal or state law pertaining to a Covered Matter;
 - f. Settlement agreement or consent order imposing monetary penalties, or otherwise requiring payments, in excess of \$100,000; and
 - g. Debarment or equivalent exclusionary action by any public agency or instrumentality.
 - 3. "Covered Matter" means any of the following:
 - a. Any offense indicating a lack of business integrity or honesty which affects the present responsibility of a bidder, including but not limited to:
 - (i) Fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public or private agreement;
 - (ii) Bribery, embezzlement, false claims, false statements, falsification or destruction of records, forgery, obstruction of justice, receiving stolen property, or theft; or
 - (iii) Unlawful price fixing between competitors, allocation of customers between competitors, bid rigging, or any other violation of any federal or state antitrust law that relates to the submission of bids or proposals.

- b. Violation of the terms of a public agreement so serious as to affect the present responsibility of a bidder, including but not limited to:
 - (i) a willful or material failure to perform under one or more public agreements; or
 - (ii) a willful or material violation of a statutory or regulatory provision or requirement applicable to a public agreement.
- c. Failure to pay a debt (including disallowed costs and overpayments) owed to any government agency or instrumentality, provided that the debt is uncontested by the debtor or, if contested, provided that the debtor's legal and administrative remedies have been exhausted.
- d. Violation of any law or regulation pertaining to the protection of public health or the environment.
- 4. "Parent" means any Person who owns or controls any other corporation, partnership, association, or legal entity, however organized.
- 5. "Subsidiary" means any corporation, partnership, association, or legal entity, however organized, owned or controlled by another Person.
- 6. "Affiliate": Persons are Affiliates of one another if, directly or indirectly, one owns, controls, or has the power to control the other, or a third Person owns, controls, or has the power to control both.
- "Control" means the power to exercise, directly or indirectly, a 7. controlling influence over the management, policies, or activities of a Person, whether through the ownership of stock or securities, through one or more intermediary Persons, or otherwise. purposes of this Paragraph B.7, a Person who owns or has the power to vote, directly or indirectly, more than fifty percent (50%) of the outstanding voting securities of another Person, or more than fifty percent (50%) of value of the other Person. Such presumption may be rebutted by clear and convincing evidence. Other indicia of control shall include, but be not limited to: interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; or the power to appoint or actual appointment of directors or managers. For purposes of this Paragraph B.7, a person shall be treated as owning all stock and securities owned by: his siblings, spouse, and lineal descendants and ancestors; any trust of which such person or a member of such person's family is the grantor; and any corporation or other business entity in which such person or member of such person's family owns more than fifty percent (50%) of the value or voting power of such entity.
- 8. "Habitual Violator" means any bidder who has incurred, or any of whose Parent, Subsidiary, or other Affiliates have incurred, in the

- aggregate, more than two Violations within five (5) years preceding the bid opening date.
- 9. "Enumerated Contract" shall mean any contract by which the City purchases services to be performed, which by its terms cannot be performed in less than one (1) year and which requires the payment of a stated sum of more than One Hundred Thousand Dollars (\$100,000), but shall not include contracts for the provision of professional services (such as legal, accounting, architectural or engineering) or for the construction, improvement or repair of City buildings or other public improvements.
- C. For purposes of this Section 0004, any administrative action or order, judgment or criminal conviction that has been ruled on appeal in favor of the bidder by a final decision of a competent authority will not be considered to be a Violation. If the bidder has an appeal pending, the outcome of which will affect the determination of whether the bidder is a responsible bidder, the City shall not determine the bidder to be a responsible bidder until a final decision on the appeal is rendered.
- D. Along with its bid or proposal documents, each Person bidding or proposing for an Enumerated Contract, or for any other contract for which the City shall choose to apply the provisions of this Section 0004 by due notice in the bid solicitation or request for proposals for such contract, shall provide such information as shall be necessary and appropriate for the evaluation of a bidder under the provisions of this Section 0004, substantially in the form attached hereto as an Exhibit (Bidder Disclosure Form).
- If information provided by the bidder or otherwise available to the City Ε. shows that the bidder, or its Parent, Subsidiary, or other Affiliates, have incurred in the aggregate more than two Violations within five (5) years preceding the bid opening date, the City shall notify the bidder that the bidder appears to be a Habitual Violator within the meaning of this Section 0004. Upon receipt of the notification, the bidder shall have ten (10) days to produce clear and convincing evidence to the City that the bidder is not a Habitual Violator within the meaning of this Section. If the City finds that the evidence, if any, produced by the bidder is not clear and convincing evidence that the bidder is not a Habitual Violator, the City shall determine the bidder to be a Habitual Violator. If the City finds that the evidence produced by the bidder is clear and convincing evidence that the bidder is not a Habitual Violator, the City shall determine that the bidder is not a Habitual Violator. Notwithstanding anything to the contrary contained herein, the City may, but shall not be required to, deem a bidder not to be a Habitual Violator, or may waive, in whole or in part, the requirements of this Section 0004, if the City, in its sole discretion, shall determine that:
 - 1. there is no other bidder reasonably capable of performing the subject contract;
 - 2. an emergency exists such that the expeditious award of the contract is essential to the public health, safety or welfare; or
 - 3. a change of ownership, management or control of the bidder demonstrates, by clear and convincing evidence, as determined by a

vote of five (5) at any Council meeting duly held, that the history of the bidder is not indicative of its current business practices.

- F. Any bidder who intentionally provides false information, or intentionally fails to provide complete information, to the City in accordance with the requirements of Subsection D hereof shall be determined to be not a responsible bidder within the meaning of Sections 2, 9, and 10 of Article VIII of the Flagstaff City Charter.
- G. For purposes of administering the provisions of Sections 2, 9, and 10 of Article VIII of the Flagstaff City Charter, if a bidder is not a Habitual Violator, the City may consider any other information available to the City in determining whether a bidder is responsible. The City's Purchasing Director or his designee may establish further specific criteria of responsibility with respect to particular solicitations or requests for proposals, which criteria shall be set forth in such solicitation or request for proposals. Further, the City's Purchasing Director or his designee may choose to apply some or all of the provisions of this Section 0004 to any contract other than an Enumerated Contract if the nature of such contract or other circumstances indicate that the contractor's responsibility is or may be material in the performance or administration of such contract, provided that the application of such provisions shall be noted in the bid solicitation or request for proposals for such contract.
- H. Any determination that a bidder is not responsible shall be made in writing and shall set forth the grounds for such determination. A copy of such determination shall be promptly sent to such bidder.
- I. Nothing in this Section 0004 shall be construed to limit the right of the City to find any bidder or proposer not responsible for purposes of Sections 2, 9, and 10 of Article VIII of the Flagstaff City Charter for any sufficient reason not enumerated herein, with respect to any City contract, whether or not the requirements of this Section 0004 are applicable to such contract.
- J. If, during the course of administration or performance of any contract to which the requirements of this Section 0004 are applicable (whether by the terms hereof or by action of the City's Purchasing Director, as set forth in Subsection G hereof), either:
 - 1. the City shall discover that the contractor made a material omission or false statement in the course of providing the information required by Subsection D hereof; or
 - 2. the contractor shall commit a Violation as defined herein, which, in conjunction with other Violations committed by the contractor or any Affiliate, would make it a Habitual Violator hereunder;

then the City may terminate such contract forthwith, without penalty or further obligation (other than those as may already have accrued under the terms of the contract), except as may be otherwise expressly provided in such contract. (Ord. 1945, 05/20/97)

(Ord. No. 1894, Enacted, 10/17/95; Ord. No. 1945, Amended, 05/20/97) (Ord. 1945, Amended, 05/20/1997)

CHAPTER 1-21 FLAGSTAFF REGISTER OF HISTORIC PROPERTIES

SECTIONS:

1-21-001-0001	NAME OF REGISTER:
1-21-001-0002	ADMISSION OF HISTORIC PROPERTIES:
1-21-001-0003	ELIGIBILITY FOR INCLUSION IN REGISTER:
1-21-001-0004	NOMINATIONS, FORM PROVIDED:
1-21-001-0005	NOTIFICATION OF PROPERTY'S NOMINATION:
1-21-001-0006	WITHDRAWAL FROM REGISTER:
1-21-001-0007	GUIDELINES FOR NOMINATION:
1-21-001-0008	NOTIFICATION OF PROPERTY OWNERS WITHIN PROPOSED DISTRICT:
1-21-001-0009	SUBMISSION OF NOMINATION FORMS, REVIEW BY COMMISSION:
1-21-001-0010	ADMINISTRATIVE PROCEDURES:

SECTION 1-21-001-0001 NAME OF REGISTER:

The Local Historic Register shall be named the Flagstaff Register of Historic Properties.

SECTION 1-21-001-0002 ADMISSION OF HISTORIC PROPERTIES:

All buildings and districts listed on the National Register of Historic Places or the State of Arizona Register of Historic Places, shall automatically be admitted to the City of Flagstaff Register of Historic Properties with the concurrence of the property owners.

SECTION 1-21-001-0003 ELIGIBILITY FOR INCLUSION IN REGISTER:

All buildings, sites or districts, which possess significant historical and/or architectural significance to the City and are at least fifty (50) years old, shall be deemed eligible for inclusion in the Register.

A. Where strong justification or special significance exists and their historical and/or architectural significance can be shown to be of a special nature, properties less than fifty (50) years old shall be considered for admission to the Register.

SECTION 1-21-001-0004 NOMINATIONS, FORM PROVIDED:

Nominations to the City of Flagstaff Register of Historic Properties may be made by any person or group of persons, said nomination shall be made on a form provided by the City and shall include:

- A. A current photograph of the property.
- B. The property name and location.
- C. The owner's name and address.
- D. A physical description.

- E. A statement of significance.
- F. Additional documentation that may be required by the Flagstaff Historic Sites Commission to establish the merits of an individual property.

SECTION 1-21-001-0005 NOTIFICATION OF PROPERTY'S NOMINATION:

If the nomination is made by someone other than the property owner, the property owner shall be notified in writing of the property's nomination. If a property is owned by more than one person, all owners will be notified of the nomination and the desires of a simple majority of the owners will be considered, unless a legal instrument agreed to among the owners or otherwise binding on the owners provides to the contrary, then in that event the legal instrument shall control in considering the property for nomination.

- A. The property shall not be placed on the Local Register until the property owners respond in writing that they desire their property to be placed on said Register.
- B. If the written response is not received within sixty (60) days, the nomination will be considered withdrawn.

SECTION 1-21-001-0006 WITHDRAWAL FROM REGISTER:

A property may be withdrawn from the Register at any time by the property owner, provided that a written notice is submitted to the Planning Division.

- A. The Historic Sites Commission will be notified of the withdrawal of all properties at their next regular meeting.
- B. The owner may renominate the property at any time thereafter and the nomination will be considered in accordance with Section 1-21-001-0009 of this Chapter.
- C. Any person or group of persons, may renominate the property or district after a six (6) month waiting period.

SECTION 1-21-001-0007 GUIDELINES FOR NOMINATION:

Any person or group may nominate a group of properties for inclusion in the Register as a historic district using the following guidelines:

- A. A historic district shall be comprised of a minimum of fifty percent (50%) of properties which are deemed to contribute to the historic significance of the district.
- B. The Secretary of Interiors Standards for evaluating structures within registered historic districts shall be used as the admission criteria.
 - 1. A structure contributing to the historic significance of a district is one which by location, design, setting, materials, workmanship, feeling and association adds to the district's sense of time and place and historical development.

- 2. A structure not contributing to the historical significance of a district is one that does not add to the district's sense of time and place and historical development; or one where the integrity of the original design or individual architectural features or spaces have been irretrievably lost; or one where physical deterioration and/or structural damage has made it not reasonably feasible to rehabilitate the building.
- 3. Ordinarily, structures that have been built within the last fifty (50) years shall not be considered eligible unless a strong justification concerning their historical or architectural merit is given or the historical attributes of the district are considered to be less than fifty (50) years old.

SECTION 1-21-001-0008 NOTIFICATION OF PROPERTY OWNERS WITHIN PROPOSED DISTRICT:

All property owners within the proposed district shall be notified in writing of the nomination. For properties with multiple owners, they shall collectively be considered one owner.

- A. Should a minimum of fifty percent (50%) of the property owners respond in writing that they support the inclusion of their property in the district the nomination may then be considered.
- B. Should fifty one percent (51%) of the property owners file a written protest within twenty one (21) days of receipt of notification, the nomination shall be considered withdrawn.
- C. Any person, or group of persons, may renominate the district after a six (6) month waiting period.
- D. All rights of withdrawal in Section 1-21-001-0006 shall apply to any property within a historic district.
- E. If a property is withdrawn from a historic district, said district will be reviewed by the Historic Sites Commission. The Commission shall make a recommendation to the City Council as to whether the district still possesses the necessary historical and/or architectural significance, or whether the properties should be considered in accordance with Sections 1-21-001-0004 and 1-21-001-0005 for individual inclusion in the Register.

SECTION 1-21-001-0009 SUBMISSION OF NOMINATION FORMS, REVIEW BY COMMISSION:

All completed nomination forms shall be submitted to the City of Flagstaff Historic Sites Commission for consideration at a regularly scheduled meeting. The Commission shall:

- A. Appoint a three (3) member subcommittee, for a term of one year, to review all nominations.
 - 1. The subcommittee will report on each nomination at the next regularly scheduled Commission meeting regarding the nominee's compliance with criteria for admission to the City of Flagstaff Register of Historic Properties.

- 2. The Commission shall at that time vote on each application, either to recommend that the City Council accept it for admission or reject it.
 - A simple majority vote of members present shall prevail.
 - b. Rejected applications may be resubmitted after a twelve (12) month waiting period.
 - c. A nomination may be returned to the applicant for additional information prior to action by the Commission.

SECTION 1-21-001-0010 ADMINISTRATIVE PROCEDURES:

- A. The Planning Division shall be in charge of maintaining all the local historic register documents and shall record all accepted local historic properties with the County Recorder within thirty (30) days of acceptance by the City Council.
- B. The Planning Division shall include notification to the Development Review Board and prospective developers that a particular property is on the Local Historic Register. (Ord. 1290, 12-6-83)

CHAPTER 1-22 FLAGSTAFF EMERGENCY SERVICES

SECTIONS:

1-22-001-0001	DEFINITIONS:
1-22-001-0002	POWERS:
1-22-001-0003	DUTIES OF CITY MANAGER
1-22-001-0004	ENFORCEMENT:
1-22-001-0005	IMMUNITY:
1-22-001-0006	SEVERABILITY:

SECTION 1-22-001-0001 DEFINITIONS:

In this Chapter, the following words and phrases shall have the meanings respectively ascribed to them herein, unless the text clearly indicates otherwise:

EMERGENCY FUNCTIONS: Warning and communications services, relocation of persons from stricken areas, radiological defense, temporary restoration of utilities, plant protection, transportation, welfare, engineering, search, rescue, health, law enforcement, firefighting, and other activities necessary or incidental thereto.

EMERGENCY SERVICES: The preplanning necessary to carry out emergency functions, other than functions for which military force or Federal agencies are primarily responsible to prevent or minimize the loss of lives or property caused by disasters of every kind.

LOCAL EMERGENCY: The existence of condition of disaster or of extreme peril to the safety of persons or property within the territorial limits of the City of Flagstaff, which conditions are or are likely to be beyond the control of the services, personnel, equipment and facilities of the City as determined by the city of Flagstaff City Council and which require the combined efforts of other political subdivisions.

PRIVATE SECTOR: All industry, commerce, business or banking; all services other than those provided by the government; and all persons other than those in governmental agencies at any level.

STATE OF EMERGENCY: The duly proclaimed existence of conditions of disaster or of extreme peril to the safety of persons or property within the State caused by air pollution, fire, flood, or floodwater, storm, epidemic, riot, earthquake or other causes, except those resulting in a state of war emergency, which are or are likely to be beyond the control of services, personnel, equipment and facilities of any single county, city or town, and which require the combined efforts of the State and the political subdivision.

STATE OF WAR EMERGENCY: The condition which exists immediately whenever this nation is attacked or upon receipt by this State of warning from the Federal government indicating that such an attack is imminent.

SECTION 1-22-001-0002 POWERS:

- A. The City of Flagstaff City Council, pursuant to the provisions of Arizona Revised Statutes section 26-307, has the power to make, amend and rescind orders, rules and regulations necessary for emergency functions and regulations but such shall not be inconsistent with orders, rules and regulations promulgated by the governor of this State. Such orders, rules or regulations shall be effective when a copy is filed in the office of the City Clerk of the City of Flagstaff, County of Coconino. Existing resolutions, rules and regulations in conflict with Arizona Revised Statutes section 26-301, et. seq. and hereafter amended, are suspended during the time of emergency and to the extent that they may conflict.
- B. Pursuant to Arizona Revised Statutes section 26-307C. as mended, a state of war emergency, the City of Flagstaff City Council may waive procedures and formalities otherwise required by law pertaining to the performance of public work, entering into contracts, incurring obligations, employing permanent and temporary workers, utilizing volunteer workers, renting equipment, purchasing and distributing supplies, materials, and facilities and appropriating and expending public funds when the City of Flagstaff City Council determines and declares that strict compliance with such procedures and formalities may pre vent, hinder or delay mitigation of the effects of the state of war emergency.
- C. In the absence of specific authority in State emergency plans and programs, the City of Flagstaff City Council will take emergency measures as deemed necessary to carry out the provisions of Arizona Revised Statutes section 26-301 et. seq., and as hereafter amended.
- D. This Chapter, upon its adoption, constitutes authority, pursuant to the provisions of Arizona Revised Statutes section 26-311, for the Mayor of the City to declare an emergency and, during such emergency, to govern by proclamation and to impose all necessary regulations to preserve the peace and order of the City including, but not limited to:
 - 1. Imposition of curfews in all, or portions of, the City.
 - 2. Ordering the closing of any business.
 - Closing to public access any public building, street, or other public place.
 - 4. Calling upon regular or auxiliary law enforcement agencies and organizations within or without the County of Coconino for assistance.

In periods of local emergency, including an emergency declared by the Mayor of the City, pursuant to Arizona Revised Statutes section 26-311(A), the City has full power to provide mutual aid to any affected area in accordance with local ordinances, resolutions, emergency plans, or agreements therefor.

SECTION 1-22-001-0003 DUTIES OF CITY MANAGER:

The City Manager of the City, subject to the direction and control of the City of Flagstaff City Council, shall be responsible for the organization, administration and operation of the City emergency services. In accordance with the provision of Arizona Revised Statutes section 26-312, the City Manager may, on behalf of the City accept for purposes of emergency services an offer of the Federal government or an agency thereof, or an offer of any person of services, equipment, supplies, material, or funds, whether by gift, grant, or loan.

There is hereby granted to the City Manager the authority:

A. During Non-emergency Periods:

- To coordinate City emergency service plans, procedures, programs, and other emergency services activities with Federal agencies, State of Arizona, adjoining county agencies, political subdivisions and municipalities of the State and with the private sector.
- 2. To ensure compliance with the provisions of Arizona Revised Statutes section 26-301, et. seq.
- 3. To ensure conformance with State emergency plans and procedures.
- 4. To achieve adequate operational readiness, adequacy of training programs and proper utilization of emergency equipment and supplies.
- 5. To make such studies and surveys of the private sector as may be necessary to ascertain the capabilities of the City for emergency services, and to plan for the most efficient use thereof.
- 6. To recommend to the Mayor, City of Flagstaff, for delegation to the various departments and agencies of the City, appropriate emergency services responsibilities; and to coordinate the emergency activities of all such departments and agencies.

B. During Declared Emergencies:

- 1. To coordinate the emergency activities of all City departments and agencies.
- 2. To coordinate the emergency activities of City, with Federal agencies, State of Arizona, adjoining county agencies, political subdivisions and municipalities of the State, and with the private sector, to achieve the most effective use of personnel, equipment, services, facilities, and other existing available resources.
- 3. To utilize the services, resources and facilities of existing departments and agencies of City government; and, when necessary to create new agencies or call upon the private sector to perform emergency tasks and functions unavailable in departments and agencies of the City.

SECTION 1-22-001-0004 ENFORCEMENT:

The law enforcement of the City shall enforce all orders, rules, and regulations issued pursuant to this Chapter.

SECTION 1-22-001-0005 IMMUNITY:

The City, its officers, agents, employees, and volunteers duly enrolled or registered with the City emergency services, and unregistered persons placed into service during a state of war emergency, are immune from liability as provided in Arizona Revised Statutes section 26-314.

SECTION 1-22-001-0006 SEVERABILITY:

It is intended that the provisions of this Chapter are severable. If any part thereof is declared invalid for any reason, such determination shall not affect the remaining provisions thereof. (Ord. 1369, 6-4-85)

CHAPTER 1-23 CITY OFFICERS AND EMPLOYEES

SECTIONS:

1-23-001-0001 LIABILITY FOR ACTS OF CITY OFFICERS AND EMPLOYEES:

SECTION 1-23-001-0001 LIABILITY FOR ACTS OF CITY OFFICERS AND EMPLOYEES:

A. Definitions. In this Section, unless the context otherwise requires:

CITY: The City of Flagstaff, a municipal corporation organized under the laws of the State of Arizona.

EMPLOYEE: All persons who are not public officers who are employed on a full or part-time basis by the City, and are receiving, or will be entitled to receive, benefits normally accruing to City employees, and shall include officially recognized City volunteers who would normally be covered under the City's insurance policies and are engaging in City activities on behalf of the City, but shall not include persons, partnerships, associations, or corporations:

- 1. Contracted by the City to render specified consulting services, or
- 2. Awarded a contract pursuant to Article VIII of the Flagstaff Charter or Title 34 of the Arizona Revised Statutes.

PUBLIC OFFICER: Any person elected to the office of Mayor or Councilmember at an election held for that purpose pursuant to Article IX of the Flagstaff Charter, any person elected by the City Council to fill a vacancy on the City Council pursuant to Article II, section 10 of the Flagstaff Charter, or any person appointed by the City Council to any City office created or authorized by the Charter or ordinances of the City of Flagstaff, or by the laws of the State of Arizona.

WRONGFUL ACTS: Any actual or alleged error, mistake, act or omission, neglect or breach of duty including misfeasance, malfeasance and nonfeasance, committed by any public officers or employees, individually or collectively, in the discharge of their duties with the City, or any matter claimed against them by reasons of their being, or having been, public officers or employees of the City.

- B. Defense and Indemnity: Except as provided in subsection (C), the City shall defend any suit against any public officers or employees of the City for acts performed on behalf of the City. In any such suit, the City shall bear the costs for such defense, and shall indemnify its public officers or employees for any amount in damages assessed against them on account of their wrongful acts. The City shall make such investigations and settlement of any such claim or suit as it deems expedient. Where insurance carried by the City covers said wrongful act(s), the provisions of this Section shall only apply to amounts in excess of insurance policy coverage.
- C. Exclusions: The City shall not be liable to defend or indemnify its public officers or employees under the following circumstances:

- 1. Where a judgment or other final adjudication adverse to the public officer or employee shall establish that acts of active or deliberate dishonesty or fraud committed by such public official or employee was material to the cause of action so adjudicated.
- 2. Where the public officer or employee gained any personal profit or advantage to which they were not legally entitled, including remuneration paid in violation of law, as determined by a court of competent jurisdiction.
- 3. Where the cause of action was based upon or attributable to a conflict of interest of the public officer or employee which said public officer or employee either knew of, or should have known of through the exercise of reasonable prudence.
- 4. Upon the filing of a criminal complaint or indictment unless the act or omission giving rise to the complaint or indictment was required by or authorized under the public officer's or employee's duties and responsibilities, as determined by the City Council.
- D. Application of Regulations: The provisions of this Section apply to all public officers and employees of the City for their wrongful acts, except as provided in subsection (C) of this Section, whether the claim is filed during or subsequent to the public officer's or employee's term of office or employment.
- E. Abrogation: This Section shall not abrogate any local, State or Federal laws or regulations. (Ord. 1396, 11-19-85)

(Ord. 1396, Amended, 11/19/1985)

CHAPTER 1-24 INSURANCE

SECTIONS:

PURPOSE:
DEFINITIONS:
SELF-INSURANCE TRUST FUND:
TRUSTEES ADVISORY TO CITY COUNCIL:
RISK MANAGEMENT DIRECTOR OR CONSULTANT
CITY ATTORNEY SALARY EXPENSE:
SETTLEMENT OF CLAIMS:
EXCESS INSURANCE:
TRUST FUND NOT SUBJECT TO BUDGET LAW:

SECTION 1-24-001-0001 PURPOSE:

A fund shall be established for the payment of defense, claims adjusting fees, losses, anticipated losses and premiums and to establish reserves, for the purpose of insurance including but not limited to liability, property damage, fire and casualty, health and worker's compensation, and that such funds shall not be used for any other purpose. The amount of money to be appropriated to the Fund will be based on:

- A. Losses incurred in the past;
- B. Worker's compensation rates in effect in the State;
- C. Projected exposure of risk assumed;
- D. Insurance premium costs.

SECTION 1-24-001-0002 DEFINITIONS:

In this Chapter unless the context otherwise requires:

CITY: The City of Flagstaff, Arizona, including public officials, boards, commissions, employees and supervised volunteers, while performing duties for the City within the scope of employment.

LIABILITY LOSS: Defense and damages for losses to persons or property for which the City is liable.

PROPERTY: Buildings and other improvements to real estate, inventories, vehicles and equipment.

PROPERTY LOSS: Damage to tangible City-owned property by an accidental event but not property of public officials, boards, commissions, employees or volunteers.

UNEMPLOYMENT COMPENSATION LOSSES: Those charges imposed upon the City by Federal and State unemployment compensation laws.

WORKERS COMPENSATION LOSSES: Those losses for which the City is liable subject to title 23 of the Arizona Revised Statutes.

SECTION 1-24-001-0003 SELF-INSURANCE TRUST FUND:

The Self-Insurance Trust Fund shall provide defense and payment of claims for property, liability, unemployment compensation, worker's compensation losses, health, accident, life or disability benefits for the employees and officers of the City and their dependents, and payment of insurance premiums subject to the following exceptions:

- A. Claims or punitive damages arising, out of the wilful violation of a penal statute or ordinance.
- B. Claims arising out of acts of bad faith and/or fraud committed by or at the direction of an individual with affirmative dishonesty or actual intent to deceive or defraud.
- C. Claims arising from condemnation, inverse condemnation, dedication, eminent domain, or contract disputes except when the dispute involves insurance coverage.
- D. Claims which are covered by a valid insurance policy or which shall be deemed uninsurable under law.
- E. Any claim based upon an individual gaining in fact any personal profit or advantage to which they were not legally entitled.
- F. Any claims when a service was allegedly rendered for compensation from a source other than the City and when the City is not liable.
- G. Inventory shrinkage and damages to City property that has customarily been repaired by City employees.
- H. The separate departments within the City shall absorb a portion of any loss as determined by the City Manager.
- I. Lost wages or medical expenses not covered under worker's compensation laws of the State or any other state.
- J. Other items deemed inappropriate by the City Manager.

SECTION 1-24-001-0004 TRUSTEES ADVISORY TO CITY COUNCIL:

The City Council shall appoint five (5) joint trustees, of whom no more than one shall be a member of the City Council and no more than one may be a City employee. The trustees shall be responsible for recommendations to the City Council regarding the administration of the trust fund. The trustees shall meet once a year and submit a report to the City Council as to the status of the trust fund. Such report shall include recommendations the trustees deem necessary. The trustees shall be bonded in a minimum amount of ten thousand dollars (\$10,000) and shall be covered by the City's liability insurance policies. Costs for bonding and insurance shall be paid by the City.

SECTION 1-24-001-0005 RISK MANAGEMENT DIRECTOR OR CONSULTANT:

The City shall designate a risk management director or consultant who shall be licensed pursuant to Title 20, Chapter 2, Arizona Revised Statutes. The director or consultant shall provide such advice and assistance as the City Manager shall request.

SECTION 1-24-001-0006 CITY ATTORNEY SALARY EXPENSE:

The direct cost of salary expense for the City Attorney in matters of litigation shall be an eligible charge to the Loss Trust Fund.

SECTION 1-24-001-0007 SETTLEMENT OF CLAIMS:

The City Manager or designee, shall have the authority to settle and authorize payment of claims against the City up to the amount of fifteen thousand dollars (\$15,000.00). Any claim in excess of this amount shall require approval of the City Council. The Council shall be notified of all claim settlements. (Ord. 1984, 10/06/98)

(Ord. No. 1984, Amended, 10/06/98)

SECTION 1-24-001-0008 EXCESS INSURANCE:

The City shall purchase excess insurance above the risk retention limit approved by the City Council.

SECTION 1-24-001-0009 TRUST FUND NOT SUBJECT TO BUDGET LAW:

Expenditures during the fiscal year from the trust fund and monies in the trust fund at the close of the fiscal year shall not be subject to the provisions of Title 42, Chapter 2, Article 4, Arizona Revised Statutes. An Audit shall be performed annually by an external auditor and said report shall be kept on file for a minimum of five (5) years. (Ord. 1463, 8-19-86)